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Ontario Gazette

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TORONTO, SATURDAY, NOVEMBER 1st, 1975

Proclamations

(Great Seal of Ontario) PAULINE M. McGIBBON

PROVINCE OF ONTARIO

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories Queen, Head of the Commonwealth, Defender of the Faith.

TO OUR FAITHFUL THE MEMBERS ELECTED TO SERVE IN THE LEGISLATIVE ASSEMBLY OF OUR PROVINCE OF ONTARIO AND TO EVERY OF YOU.

GREETING:

THE HONOURABLE
ROY MCMURTRY,
*Attorney General
of Ontario.*

PROCLAMATION

WHEREAS it is expedient for certain causes and considerations to convene the Legislative Assembly of Our Province of Ontario WE DO WILL that you and each of you and all others in this behalf interested, on Tuesday, the twenty-eighth day of October now next, at 3:00 o'clock p.m., at Our City of Toronto, personally be and appear for the actual Despatch of Business, to treat, act, do and conclude upon those things which, in Our Legislature for the Province of Ontario, by the Common Council of Our said Province, may by the favour of God be ordained.

HEREIN FAIL NOT

IN TESTIMONY WHEREOF We have caused these Our Letters to be made Patent and the GREAT SEAL of Our Province of Ontario to be hereunto affixed.

WITNESS:

(21)

THE HONOURABLE PAULINE M. McGIBBON,
An Officer of the Order of Canada,
Doctor of Laws, Doctor of University (Ottawa),
Bachelor of Applied Arts (Theatre), LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO

at Our City of Toronto in Our said Province this seventh day of October in the year of Our Lord one-thousand, nine-hundred, and seventy-five and in the twenty-fourth year of Our Reign.

BY COMMAND

MARGARET SCRIVENER,
Minister of Government Services.

(6360)

44

(Great Seal of Ontario) PAULINE M. McGIBBON

PROVINCE OF ONTARIO

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories Queen, Head of the Commonwealth, Defender of the Faith.

TO ALL TO WHOM THESE PRESENTS SHALL COME,

GREETING:

PROCLAMATION

WHEREAS by an Act passed at the Fourth Session of the twenty-ninth Legislature of Ontario convened on the fifth day of March, 1974, and prorogued on the fourteenth day of February, 1975, intituled "The Motorized Snow Vehicles Act, 1974" being Chapter 113 of the Statutes of Ontario, 1974, it is enacted by Section 26(2) thereof that Subsection

7 of Section 2 of the said Act shall come into force on a day to be named by Our Lieutenant Governor by her Proclamation;

AND WHEREAS it has appeared expedient that a Proclamation should now issue bringing Subsection 7 of Section 2 of the said Act into force;

NOW THEREFORE KNOW YE that, having taken the premises into Our Royal consideration, We, by and with the advice of Our Executive Council of Our Province of Ontario and in the exercise of the power in US vested in this behalf by the said Act or otherwise howsoever, Do, by this Our Royal PROCLAMATION hereby Name Saturday, the twentieth day of September, 1975, as the day upon which Subsection 7 of Section 2 of the said Act intituled "The Motorized Snow Vehicles Act, 1974" shall come into force.

OF ALL WHICH PREMISES all Our loving subjects and all others whom it doth or may in anywise concern are hereby required to take notice and govern themselves accordingly.

IN TESTIMONY WHEREOF We have caused these Our Letters to be made patent and the Great Seal of Our Province of Ontario to be hereunto affixed.

WITNESS:

THE HONOURABLE PAULINE M. MCGIBBON,
An Officer of the Order of Canada,
Doctor of Laws, Doctor of University (Ottawa),
Bachelor of Applied Arts (Theatre), LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO,

at Our City of Toronto in Our said Province this seventh day of October in the year of Our Lord one thousand nine hundred and seventy-five and in the twenty-fourth year of Our Reign.

BY COMMAND

MARGARET SCRIVENER,
Minister of Government Services.

(6361)

44

The Fire Marshals Act

The Fire Services Long Service Medal

In accordance with Section 10 of Regulation 353 made under *The Fire Marshals Act*, the following were awarded the Fire Services Long Service Medal in recognition of thirty years service as a member of the Public Fire Services.

Name

Fire Department

ANNESS, Melville	Town of Vaughan
ARMSTRONG, Vincent E.	City of Niagara Falls
ATTRIDGE, Lloyd H.	Borough of Etobicoke
BARRETT, David E.	Office of the Fire Marshal
BOIVIN, Raymond J.	City of Oshawa
BROWN, Stewart W.	Borough of Scarborough
BRYCZKA, Jerry	Town of Ancaster
CHANDLER, Edward A.	Borough of Scarborough
CONNELL, Basil	Township of Flamborough
CRAMP, Gerald E.	Borough of Scarborough
DAVIS, Norman R.	Borough of Scarborough
GILMOUR, Jack Cameron	Town of Southampton
HARRIS, J. Arthur	Township of Binbrook
JANES, Lloyd Edmund	Borough of Etobicoke
JOHNSTON, Edward A.	City of Kitchener
KARN, Ralph G.	City of Kitchener
MCDONALD, Tom	Village of Colborne
MILLIE, Ralph N.	City of Guelph
MITCHELL, Bryan N.	Borough of Etobicoke
READ, John E.	City of Kitchener
ROSS, Duncan D.	City of Guelph
STEVENS, Herbert L. J.	Village of Coldwater
TAYLOR, Harry	Township of Flamborough
WHEATLEY, Charles H.	City of Brantford

(6363)

44

The Ontario Highway Transport Board Act

W. J. Mowat Limited,
60 Bathurst Street,
Toronto, Ontario.

12656

And in the matter of the application of W. J. Mowat Limited for certain Class 'A' privileges and the reasons for decision and the certificate of the Board dated the 2nd day of July, 1975.

NOTICE OF MOTION

TAKE NOTICE that an application will be made to the Ontario Highway Transport Board under the provisions of Section 17 of *The Ontario Highway Transport Board Act*, R.S.O. 1970, Chapter 316, as amended, for an Order that the Board review its decision and certificate in the above named application.

AND TAKE NOTICE that in support of the motion, the applicant will rely upon the following grounds, among others:

- (a) Notwithstanding the viva voce evidence of thirty shipper witnesses in support of the application, the Board made no finding whatsoever concerning the key question of public necessity and convenience, whereas the case therefor was clearly made out, this being the

essential ingredient for proof for any application for authority heard by the Ontario Highway Transport Board.

- (b) The Board erred in its interpretation of the evidence of the witness Mowat when it held, "The evidence adduced by Mr. W. J. Mowat, was that his company selects the shippers and that if I wanted to ship a parcel today or tomorrow, to some out of the way place, they would not accept the freight until after I had been interviewed by a representative of Mowat to ascertain whether I would be a regular shipper, if not, they would refuse the freight or I would be obliged to pay a minimum amount of \$10.00 per invoice (bill of lading) for goods carried during any one work week, in addition to the published freight rate. All freight rates and additional charges must be paid by the shipper and Mowat will not accept shipments when the rates are to be paid by the consignees. In other words, Mowat having Class 'D' authority contends that it is not obligated, as would be a common carrier, to accept any and all person's freight.

"The express companies and the other Class 'A' carriers opposing these extensions cannot be selective, and, must accept all freight tendered to them.

"The Board therefore, finds that the applicant would not in fact provide an overall service, for all of the public from portal to portal, as the Board is being asked to believe, but would only do so when the shippers were regular customers".

The current service of the applicant as described in evidence by Mr. Mowat is not under a Class 'A' authority, but rather under highly restricted Class 'D' privileges for which he has been answerable to this Honourable Board and the Minister for strict compliance especially in relation to weights and numbers of packages. It is therefore inequitable of the Board on one hand to compel strict compliance which does not permit the applicant to carry for a shipper until such time as the applicant is satisfied that the shipper is conversant with the limitations and that the goods and packages to be carried comply in all respects with the Mowat's certificate, while at the same time, the Board uses this compliance as a reason for refusing to grant the new authority applied for, even though the applicant is prepared to provide a Class 'A' service to any and all customers as do the Class 'A' respondents should the licence be granted.

- (c) Notwithstanding the clear evidence of public necessity and convenience and ample demonstration that Mowat within its currently authorized area is performing and giving an excellent service on small packages to its customers and is ready, willing and able to perform such

service into additional areas of the province, all of which evidence was un rebutted, the Board nevertheless found as aforesaid, "The Board therefore, finds that the applicant would not in fact provide an overall service, for all of the public from portal to portal, as the Board is being asked to believe, but would only do so when the shippers were regular customers".

And has fixed Tuesday, the 9th day of December, 1975, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, at 10 a.m. (E.S.T.) for that purpose.

D. S. CHURCH,
Secretary.

(6316)

44

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Monday, the 15th day of December, 1975, at 10 a.m. (E.S.T.):

McKinlay Transport Limited, 00716-A37
880 Middlegate Road,
Mississauga, Ontario,
L4Y 1M3,

applies for an extension to extra-provincial operating licence No. 185 in the following terms:

"Permission granted for the right to interchange power equipment between McKinlay Transport Limited and C.T. Transport, Inc.

PROVIDED that it must be clearly understood that there is an interchange of equipment only, and that this does not permit the interchange of licences in any manner";

00716-A38

also applies for an extension to Class 'A' public commercial vehicle operating licence No. 377 in the following terms:

"Permission granted for the right to interchange power equipment between McKinlay Transport Limited and C.T. Transport, Inc.

PROVIDED that it must be clearly understood that there is an interchange of equipment only, and that this does not permit the interchange of licences in any manner".

D. S. CHURCH,
Secretary.

(6317)

44

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Monday, the 15th day of December, 1975, at 10 a.m. (E.S.T.):

C.T. Transport, Inc., 24545-D
P.O. Box 146,
Milton, Ontario,

applies for an extension to extra-provincial operating licence No. 2180 in the following terms:

"Permission granted for the right to interchange power equipment between C.T. Transport, Inc. and McKinlay Transport Limited.

PROVIDED that it must be clearly understood that there is an interchange of equipment only, and that this does not permit the interchange of licences in any manner";

24545-E

also applies for an extension to Class 'C' public commercial vehicle operating licence No. 1331 in the following terms:

"Permission granted for the right to interchange power equipment between C.T. Transport, Inc. and McKinlay Transport Limited.

PROVIDED that it must be clearly understood that there is an interchange of equipment only, and that this does not permit the interchange of licences in any manner".

D. S. CHURCH,
Secretary.

(6318) 44

The following application for a certificate under the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Monday, the 8th day of December, 1975, at 10 a.m. (E.S.T.):

DeBoer's Movers & Storage Ltd., 24269-C
348 Guelph Street,
Georgetown, Ontario,

applies for an extension to extra-provincial operating licence No. 1879 in the following terms:

1. To delete the present terms of the said operating licence;
2. To substitute the following: "For the carriage of uncrated used household, office and store furniture and, where specially designed vehicles

of the drop-frame type are used and equipped with pads, belts, hooks, wardrobes and special packing containers,

- (i) new uncrated furniture and fixtures that are part of furnishing of the dwelling in which they are to be used,
- (ii) new uncrated furniture and fixtures that are part of the furnishing of offices, museums, hospitals, factories and public institutions,
- (iii) objects of art, displays and exhibits that because of their unusual nature or value require specialized handling and the employment of pads, belts, hooks, wardrobes and special packing containers,

1. from points in the Province of Ontario to all points on the international boundary, for furtherance to points in the United States of America as authorized; and by shipment from points in the United States of America from all points on the international boundary to points in the Province of Ontario,

2. from points in the Province of Ontario to the Ontario-Manitoba border at or near West Hawk Lake, for furtherance to points in the Province of Manitoba, Saskatchewan, Alberta and British Columbia, and by shipment from points in the said Provinces from the said border point to points in the Province of Ontario,

3. from points in the Province of Ontario to all points on the international boundary, for furtherance in transit through the United States of America to points in the Provinces of Manitoba, Saskatchewan, Alberta and British Columbia, and by shipment from points in the said boundary points to points in the Province of Ontario,

4. from points in the Province of Ontario to the Ontario-Quebec border at or near Virginiatown, Ottawa, Hawkesbury, Pointe Fortune and Riviere Beaudette, for furtherance to points in the Provinces of Quebec, New Brunswick, Nova Scotia, Newfoundland and Prince Edward Island as authorized; and by shipment from points in the said Provinces from the aforementioned border points to points in the Province of Ontario, and

5. between the Ontario-Manitoba border, the Ontario-Quebec border and the international boundary, for movement in transit through the Province of Ontario".

D. S. CHURCH,
Secretary.

(6319)

44

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Tuesday, the 16th day of December, 1975, at 10 a.m. (E.S.T.):

Trailermaster Freight Carriers

Limited,
797 Don Mills Road,
Toronto, Ontario,

22033-G

applies for extra-provincial operating licence in the following terms: "For the carriage of packages from Metropolitan Toronto to the International Boundary at the Niagara River, for furtherance to points in the United States, as authorized; and return of packages from the said International Boundary to Metropolitan Toronto.

PROVIDED that the licensee be restricted to the carriage of shipments having a maximum weight of 75 pounds from any one consignor to any one consignee.

PROVIDED FURTHER that there be no splitting of shipments by any manner or means into two or more units to circumvent the 75 pounds weight limitation.

AND PROVIDED FURTHER that the licensee be restricted to commercial motor vehicles having a maximum gross weight of 8,000 pounds.

AND PROVIDED FURTHER there be no transportation of:

- (a) bullion, coins, currency, precious metals, negotiable instruments or other articles of unusual value in armoured vehicles; and
- (b) movie film for televising or projecting in theatres";

22033-H

also applies for:

- (a) Amendment to Class 'D' privileges in licence No. A-T-772(1) by:

- (i) substitution of the following:

"For the carriage of packages from Metropolitan Toronto to points in Ontario and return" in place of the words, "For the carriage of packages from Metropolitan Toronto to points within a radius of 50 miles of the intersection of Bay and Queen Streets in Toronto and from points within the said 50-mile radius back to Metropolitan Toronto. The 50-mile radius is deemed to include the City of Barrie",

- (ii) deletion of the restriction:

"AND PROVIDED FURTHER that there be no transportation of goods to or from the Toronto International Airport".

- (b) Amendment to Class 'A' privileges in licence No. A-772 by:

- (i) the deletion of all restrictions against movement to or from the Toronto International Airport".

D. S. CHURCH,
Secretary.

(6320)

44

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Monday, the 15th day of December, 1975, at 10 a.m. (E.S.T.):

Brazeau Transport Inc.,

380 Burke Street,
Rouyn, Quebec,

23331-J

applies for an extension to extra-provincial operating licence No. X-650 in the following terms: "For the carriage of goods by the following alternate routes, provided that no additional pick-up or discharge of goods be permitted thereon:

- 1. King's Highway Nos. 417 and 17 between Pointe Fortune and the City of Ottawa;
- 2. King's Highway No. 17 between the City of Ottawa and Rolphoton";

23331-K

also applies for an extension to Class 'A' public commercial vehicle operating licence No. 135 in the following terms: "For the carriage of goods by the following alternate routes, provided that no additional pick-up or discharge of goods be permitted thereon:

1. King's Highway No. 17 between Arnprior and the City of Ottawa;
2. King's Highway No. 7 between the City of Ottawa and Carleton Place".

D. S. CHURCH,
Secretary.

(6321)

44

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Thursday, the 18th day of December, 1975, at 10 a.m. (E.S.T.):

**Thames Valley Brick & Building
Products Limited,**

24379-F

602 Grand Avenue East,
P.O. Box 314,
Chatham, Ontario,

applies for an extension to extra-provincial operating licence No. 2146 as follows: "For the carriage of:

- (i) brick, building and paving stone and cut stone,

- (a) from the installations of Brampton Brick Limited at Brampton to the Ontario-Quebec boundary at Riviere Beaudette, for furtherance to points in the Provinces of Quebec, New Brunswick, Nova Scotia and Prince Edward Island and to the international boundary at the Niagara River, for furtherance to points in the United States of America,

- (b) from the installations of KNR-Durastone Ltd. at Halton Hills to the international boundary at the Niagara River, for furtherance to points in the United States of America as authorized;

- (ii) rough and dressed lumber and plywood,

- (a) from points in the Province of Ontario to points in the United States of America via all international border crossings,

- (b) from points in the Province of Quebec to points in the Province of Ontario via all border crossings,

- (c) from points in the Province of Quebec in transit through the Province of Ontario to points in the United States of America via all provincial and international border crossings;

- (iii) manufactured concrete products, for and on behalf of Lambeth Precast Limited from its installations at Lambeth,

- (a) to points in the Province of Quebec via the Ontario-Quebec border at Riviere Beaudette, and

- (b) to points in the United States of America via the international boundaries at the Niagara, St. Clair and Detroit Rivers";

24379-G

also applies for an extension to temporary Class 'D' public commercial vehicle operating licence No. T-3957 as follows: "For the carriage of:

- (i) brick, building and paving stone and cut stone,

- (a) from the installations of Brampton Brick Limited of Brampton,

- (b) to and from the installations of Eaglestone Limited of Metropolitan Toronto and Bathe & McLellan Limited of Oshawa, and

- (c) to the installations and/or customers of Maple Leaf Masonry Supply Limited of Sudbury and B. & B. Stone Limited of Thunder Bay;

- (ii) rough and dressed lumber and plywood;

- (iii) manufactured concrete products, for and on behalf of Lambeth Precast Limited from its installations at Lambeth, Ontario".

D. S. CHURCH,
Secretary.

(6322)

44

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Thursday, the 18th day of December, 1975, at 10 a.m. (E.S.T.):

**White Oak Truck Leasing
Limited,**

18203-B

663 Third Line,
Oakville, Ontario,

applies to amend the present operating licence No. D-2873, by deleting from the first paragraph the words, "to or from its installation in Metropolitan Toronto".

Jack Gray Transport Inc.,**19230-E**

4600 East 15th Ave.,
Gary, Indiana, 46403,

applies for an extension to extra-provincial operating licence No. X-1550 in the following terms:

- (a) for the carriage of clay, sand, ores, alloys, coke glass cullett, scrap metals and pig iron from the international boundary at the St. Clair, Detroit, Niagara and St. Lawrence Rivers, as authorized, to points in the Province of Ontario; and
- (b) for the carriage of coke, stone, salt, scrap metals and glass cullett from points in the Province of Ontario to the above-mentioned points of entry, for furtherance to points in the United States of America, as authorized.

PROVIDED that this authority be operated in conjunction with the authority issued by the Interstate Commerce Commission No. MC125777 as at June 27, 1975.

D. S. CHURCH,
Secretary.

(6323)

44

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Thursday, the 18th day of December, 1975, at 10 a.m. (E.S.T.):

Eugene Thomas Cassidy,**14256-L**

1720 Paris Street,
Apartment 305,
Sudbury, Ontario,

applies for an extension to Class 'D' operating licence No. D-3929 as follows: "For the carriage of goods, for and on behalf of Doran's Beverages Limited, to and from its premises situate in the City of Timmins".

Corrigan Moving and Storage Co.,**12898-A**

2000 Westwood,
Dearborn, Michigan, 48124,

applies for amendment to extra-provincial operating licence No. X-1059 in the following terms: "For the carriage of uncrated, used household, office and store furniture, and where specially designed vehicles of the drop-frame type are used, equipped with pads, belts, hooks, wardrobes and special packing containers,

- (a) new uncrated furniture and fixtures to be used in a dwelling when part of the equipment or contents of such dwelling;

- (b) new uncrated furniture and fixtures of offices, museums, hospitals, factories and public institutions when part of the equipment of the same;

- (c) objects of art, displays and exhibits which because of their unusual nature or value require specialized handling and the employment of pads, belts, hooks, wardrobes and special packing containers.

1. By shipment from points in the United States of America as authorized, from all international boundary crossing points, to points in the Province of Ontario; and, by shipment from points in Ontario to the international boundary at the said boundary points, for furtherance to points in the United States of America as authorized.

2. By shipment from points in the United States of America as authorized, from all crossing points at the international boundary, in transit through Ontario, to all border crossing points at the Ontario-Manitoba border, for furtherance to points in the Provinces of Manitoba, Saskatchewan, Alberta and British Columbia; and, by shipment from points in the said Provinces, from all border crossing points at the Ontario-Manitoba border, in transit through Ontario, to the international boundary at the said boundary crossing points, for furtherance to points in the United States of America as authorized.

3. By shipment from points in the Provinces of Quebec, New Brunswick, Nova Scotia and Prince Edward Island, as authorized thereby, from all border crossing points at the Ontario-Quebec border, in transit through the Province of Ontario, to all crossing points at the international boundary, for furtherance to points in the United States of America, as authorized thereby.

4. By shipment from points in the United States of America, as authorized thereby, from all crossing points at the international boundary, in transit through the Province of Ontario, to all border crossing points at the Ontario-Quebec border, for furtherance to points in the Provinces of Quebec, New Brunswick, Nova Scotia and Prince Edward Island, as authorized thereby.

For international traffic only.

PROVIDED that any licence issued pursuant to this certificate be not transferable except after a public hearing before and approval by this Board.

AND PROVIDED FURTHER that the principal place of business of the holder of any licence issued pursuant to this certificate be not transferred from the municipality and state where it was located at the date of the first licence hereunder".

SCHEDULE 'B'—PART II.

"For the carriage of used automobiles in van-type equipment when moving in conjunction with a shipment of household goods, such automobiles, and household goods being the property of a common consignor:

(a) by shipment from points in the United States of America, as authorized, from the International Boundary at the St. Lawrence, Niagara, Detroit, St. Clair, St. Mary's, Rainy and Pigeon Rivers, to points in the Province of Ontario, and from points in the Province of Ontario to the International Boundary at the said Rivers, for furtherance to points in the United States of America, as authorized;

(b) from and to all points at the International Boundary, the Ontario-Manitoba border and the Ontario-Quebec border, for movement in transit through Ontario.

PROVIDED that all shipments originate or terminate in the United States of America".

Al's Moving & Cartage Limited, 09299-W
179 Joseph Street,
Kitchener, Ontario,

applies for an extension to Class 'D' privileges on Class 'A' operating licence No. A-773 as follows:

"For the carriage of goods, for and on behalf of Canadian Retail Shippers Association, to its members' stores and warehouses in the Cities of Guelph and Brantford, provided that all movements under this authority originate at the rail facility in the City of Kitchener operated, for and on behalf of the said Association".

D. S. CHURCH,
Secretary.

(6324)

44

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Friday, the 19th day of December, 1975, at 10 a.m. (E.S.T.):

Command Records Centre Limited,

3161 Wolfedale Road,
Mississauga, Ontario,

22778-C

applies for an amendment to public commercial vehicle operating licence No. D-4044 by deleting therefrom the following:

"For the carriage of business records under contracts of storage and/or destruction with the licensee, to and from its premises in the Town of Mississauga.

PROVIDED this authority be restricted to the use of motor vehicles with a gross weight not to exceed 22,000 pounds.

PROVIDED FURTHER that any parcel carried shall not exceed 50 pounds in weight.

PROVIDED FURTHER that the licensee be restricted to a movement which commences and/or ends within a 35-mile radius of the Toronto City Hall".

And substituting therefor:

"For the carriage of business records and printed forms under contracts of storage and/or destruction with the licensee between points on and south of a line drawn between Sault Ste. Marie and Temagami.

PROVIDED this authority be restricted to the use of motor vehicles with a gross weight not to exceed 22,000 pounds".

Waddick Transport Limited, 13697-T
R.R. #6, Chatham, Ontario,
N7M 5J6,

applies for extra-provincial operating licence in the following terms: "For the transportation of liquid protein supplements in tank-truck equipment from points in the United States of America, as authorized, from the international gateways at the Niagara, Detroit, St. Lawrence and St. Mary's Rivers, for and on behalf of Ruminant Nitrogen Products Co."

D. S. CHURCH,
Secretary.

(6325)

44

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Friday, the 19th day of December, 1975, at 10 a.m. (E.S.T.):

Chisholm Cartage Limited, 24594-A
875 Tecumseh Road West,
Windsor, Ontario,

applies for a Class 'D' public commercial vehicle operating licence in the following terms:

1. "For the carriage of new furniture, crated and/or uncrated, for and on behalf of Vilas Industries Limited, when the said furniture is moving from Cowansville, Quebec, via rail

to Windsor, Ontario, and from the siding located on the properties of Chisholm Cartage Inc. at Windsor, Ontario, to the premises of Vilas Industries Limited retail outlets situate in the Counties of Essex, Kent and Lambton.

2. For the carriage of new furniture, crated and/or uncrated, for and on behalf of Vilas Industries Limited, between their retail outlets situate in the Counties of Essex, Kent and Lambton, and for the return of rejected or damaged goods from the said locations to the installation of the said Company situate in Windsor, Ontario".

Bomar Security & Investigations Limited,

222 King Street,
St. Catharines, Ontario,

29068-A

applies for a Class 'D' public commercial vehicle operating licence, "For transporting audio visual equipment for the Board of Education in Lincoln County".

D. S. CHURCH,
Secretary.

(6326)

44

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Thursday, the 18th day of December, 1975, at 10 a.m. (E.S.T.):

United Van Lines Inc.,
1 United Drive,
Fenton, Missouri,
U.S.A., 63898,

00144-B

applies for an extension to extra-provincial operating licence No. X-833 in the following terms: "For the carriage of used automobiles in van-type equipment when moving in conjunction with a shipment of household goods, such automobiles and household goods being the property of a common consignor:

- (a) by shipment from points in the United States of America, as authorized, from the International Boundary at the St. Lawrence, Niagara, Detroit, St. Clair, St. Marys, Rainy and Pigeon Rivers to points in the Province of Ontario and from points in the Province of Ontario to the International Boundary at the said Rivers, for furtherance to points in the United States of America, as authorized;

- (b) from and to all points at the International Boundary, the Ontario-Manitoba border and the Ontario-Quebec border for movement in transit through Ontario.

PROVIDED that all shipments originate or terminate in the United States of America".

Gardner Cartage & Storage Inc., 24209-B
c/o Brown & Beck,
Suite 2015,
44 King Street W.,
Toronto, Ontario, M5H 1E2,

applies for an amendment to Class 'D' privileges on Class 'A' operating licence No. A-681 as follows:

In EXTENSION GRANTED delete the name "Litho-Print Ltd." and substitute the name "Ronalds Federated Graphics, a division of Ronalds Federated Limited" so that as amended this Class 'D' Extension will read:

"For the carriage of paper and paper products, for and on behalf of Ronalds Federated Graphics, a division of Ronalds Federated Limited, between Metropolitan Toronto on the one hand and Richmond Hill on the other".

D. S. CHURCH,
Secretary.

(6327)

44

The following application for a certificate under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Monday, the 15th day of December, 1975, at 10 a.m. (E.S.T.):

Robert Melanson & Rene Tremblay, 25066
(Helmar Parcel Delivery),
6900 Airport Road,
Mississauga, Ontario,

apply for a Class 'D' public commercial vehicle operating licence as follows: "For the carriage of goods, for and on behalf of Canadian Bearings Limited, from its installations at Malton in the City of Mississauga, to its customers located in the City of Brampton, including that part which is known as Bramalea".

D. S. CHURCH,
Secretary.

(6328)

44

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Monday, the 15th day of December, 1975, at 10 a.m. (E.S.T.):

Lapointe & Fils Ltee,
158 Boulevard Laurier,
Laurier Station, Quebec,

12190-C

These are the terms of Class 'D' operating licence No. D-3073 not renewed for 1975.

D. S. CHURCH,
Secretary.

applies for an extension to extra-provincial operating licence No. X-1991 in the following terms: "From Lyster, Megantic, via port of entry, Riviere Beaudette, to all localities in the Province of Ontario, for transportation and/or return of finished and/or semi-finished goods and/or equipment manufactured and/or used for their manufacture and this is for the account of Lyster Die Casting Ltd.".

James Warren Suter,
R.R. #1, Newmarket, Ontario,

24486-A

applies for a Class 'F' public commercial vehicle operating licence in the following terms: "For the carriage of concrete blocks, furnace flues and bricks, for and on behalf of General Concrete Canada Ltd., from its installations situate at Hamilton, Gormley and Maple, to its customers in the Province of Ontario; and the return of rejected or damaged shipments from the said customers to the installations of the said Company situate at the above named points.

PROVIDED that there be no movement of goods to or from any point north of North Bay on King's Highway No. 11 and all present or future highways connecting with King's Highway No. 11 north of its intersection with King's Highway No. 17 near North Bay".

These are the terms of Class 'F' public commercial vehicle operating licence No. F-27021 not renewed for 1975.

D. S. CHURCH,
Secretary.

(6329)

44

The following application for a certificate under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Tuesday, the 16th day of December, 1975, at 10 a.m. (E.S.T.):

John A. Ridsdale,
o/a Industrial Mail Service,
Box 415, Burlington, Ontario,

21362-A

applies for a Class 'D' public commercial vehicle operating licence in the following terms: "For the carriage of goods, being inter-school mail, audio-visual films, and equipment and library books, for and on behalf of the Halton Board of Education between schools under the authority of the said Board".

(6330)

44

The following application for a certificate under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Tuesday, the 16th day of December, 1975, at 10 a.m. (E.S.T.):

Ronald Garfield Spurrell,
(Omega Moving & Storage),
446 10th Street,
Hanover, Ontario, N4N 1P9,

23686-D

applies for a permanent extension of Class 'D' public commercial vehicle operating licence No. D-629: "For the carriage of goods, for and on behalf of Zellers Ltd. from their installations in Hanover, to their respective customers within a 50-mile radius of the Town of Hanover, and for the return of damaged or rejected merchandise from the said customers".

D. S. CHURCH,
Secretary.

(6331)

44

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, Toronto, Ontario, on Wednesday, the 17th day of December, 1975, at 10 a.m. (E.S.T.):

Stephen J. Ingham, Esq.,
547 Burlington Avenue,
Burlington, Ontario,

25619

applies for a Class 'F' public commercial vehicle operating licence as follows: "For the carriage of cement, sand, gravel, rubble, slag, earth and crushed rock and stone, for and on behalf of J. Cooke Blocks (Aldershot) Ltd., to and from its customers within a 50-mile radius of the City of Burlington".

M. A. Bruce Coulson, Esq.,
R.R. #2, Milton, Ontario,

25620

applies for a Class 'F' public commercial vehicle operating licence as follows: "For the carriage of cement, sand, gravel, rubble, slag, earth, crushed rock and stone, for and on behalf of J. Cooke Blocks (Aldershot) Ltd., to their customers within a 50-mile radius of the City of Burlington".

Glen Gordon & Kenneth Philip**Reay,****21846-E**

o/a Reay Transport,
R.R. #1, Hanover, Ontario,

applies for an extension to extra-provincial operating licence No. X-1246 in the following terms: "For the carriage of new crated furniture, for and on behalf of Heirloom of Canada Ltd., from its installation situate at a place known as Chesley to the Ontario-Manitoba border at or near West Hawk Lake, for furtherance to points in the Province of Alberta, as authorized.

Livestock, by shipment from points in the Province of Alberta, from the Ontario-Manitoba border at or near West Hawk Lake to points in the Province of Ontario".

D. S. CHURCH,
Secretary.

(6332)

44

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Tuesday, the 16th day of December, 1975, at 10 a.m. (E.S.T.):

Altamont Alexander Crooks, Esq., 24273-A

1305 Lansdowne Avenue,
Toronto, Ontario,

applies for an extension to Class 'D' public commercial vehicle operating licence No. D-3888 as follows: "To transport kitchen furniture for Canac Kitchens Ltd. of 36 St. John Street, Thornhill, Ontario, to their customers in the Province of Ontario and return of damaged or rejected goods".

William J. Goddard,**25624**

o/a Goddard Delivery Services,
10 Hatton Court,
Islington, Ontario M9A 1J6,

applies for a Class 'A' public commercial vehicle operating licence in the following terms: "For the carriage of goods during the following:

- (a) The Municipality of Metropolitan Toronto;
- (b) the City of Mississauga;

- (c) that part of the Town of Vaughan bounded on the west by King's Highway No. 400 and bounded on the north by Sherwood Road (also known as Carrville Road) and bounded on the east by Keele Street running south to Langstaff Road and also bounded on the east by Dufferin Street running south from Langstaff Road to Steeles Avenue West;

- (d) that part of the Town of Markham, in the Regional Municipality of York bounded:

- (i) on the north by the southerly boundary of the Town of Richmond Hill and the Carrville Side Road (also known as 16th Avenue) running east from the easterly boundary of the Town of Richmond Hill,

- (ii) on the east by Kennedy Road,

- (iii) on the south by Steeles Avenue, and

- (iv) on the west by Highway No. 11 (Yonge Street) and easterly boundary of the Town of Richmond Hill; and

- (e) that portion of the City of Brampton bounded on the south by the northern limits of the City of Mississauga, bounded on the west by the westerly limits of the City of Brampton, bounded on the east by the easterly limits of the City of Brampton and bounded on the north by Regional Road No. 16 of the Regional Municipality of Peel.

PROVIDED that:

1. there be no movement to or from the Toronto International Airport (Malton), Oakville and Richmond Hill, unless previously authorized;
2. there be no movement to or from that portion of the City of Brampton known as the Town of Brampton as at December 31, 1973, unless previously authorized;
3. there be no movement of goods to or from the installations of Domtar Construction Materials Limited, at Cooksville and Cheltenham, unless previously authorized.

PROVIDED FURTHER that the licensee be restricted to two commercial motor vehicles, each motor vehicle is to be limited to a maximum gross weight of 8,000 pounds".

D. S. CHURCH,
Secretary.

(6333)

44

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Tuesday, the 16th day of December, 1975, at 10 a.m. (E.S.T.):

John Earl Ringer,
o/a B. & R. Cartage,
5775 Yonge Street,
Apt. 318,
Willowdale, Ontario,

25605

applies for a Class 'D' public commercial vehicle operating licence as follows: "For the carriage of kitchen units for Canac Kitchens Ltd., of Thornhill, Ontario, to their customers in Ontario and the return of damaged or rejected units".

Pike's Limited,
P.O. Box 576,
Grand Falls, Newfoundland,

24762

applies for extra-provincial operating licence in the following terms:

"1. From the Quebec-New Brunswick border (all ports of entry) corridor into the Province of Quebec to the Quebec-Ontario border (all ports of exit), for the transportation of fish and fish products originating from the Provinces of Nova Scotia and Newfoundland, and frozen fruits and vegetables from the Province of Prince Edward Island, destined to points in the Province of Ontario, as follows: for the account of St. Lawrence Food Ltd. to Toronto; for the account of Hamilton Finley Fish Ltd., Hamilton; for the account of K-W Frosted Foods Ltd., Kitchener; for the account of Marsch Foods Ltd., Windsor; for the account of G. M. Schneider Ltd., Toronto; for the account of Federated Frozen Foods Ltd., Toronto; for the account of Central Food Ltd., Stephensville, Newfoundland.

2. From the Quebec-Ontario border, corridor into the Province of Quebec, to the Quebec-New Brunswick border, final destination: points in the Province of Newfoundland, for the transportation of the following commodities, for the account of the named shippers: Dessert Wagon Food Ltd., Simcoe (Ontario); for the transportation of sweet goods and desert item: from Federated Frozen Foods, Toronto, Ontario; meat, fish, fish products, frozen fruits and vegetables; from Sarah Lee Kitchens Ltd., Bramalea, sweet goods and desert items; for Campbell Soup Co. Ltd., of Toronto, frozen convenience and pre-cooked food; from points in Ontario, fish and fish products for the account of Central Food Ltd.; from points in Ontario, meat, fish, fish products, frozen fruits and vegetables for the account of Central Dairies Ltd., St. John's Newfoundland.

3. From Charlottetown, Prince Edward Island, corridor in the Province of New Brunswick and into the Province of Quebec, to the Quebec-Ontario border, destination: points in Ontario, for the transportation of frozen fruits and vegetables, for the account of C. M. McLaine Ltd.

4. From the Quebec-New Brunswick border (all ports of entry), to the Quebec-Ontario border (ports of entry: Pointe Fortune and Hull), destination: Ottawa, for the transportation of frozen meat products, frozen fish and frozen fish products, frozen fruits and vegetables, and return; point of origin or destination: points in the Province of Newfoundland".

D. S. CHURCH,
Secretary.

(6334)

44

The following application for a certificate under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Wednesday, the 17th day of December, 1975, at 10 a.m. (E.S.T.):

**Ken Jackson Construction
Limited,**

25490

R.R. #2, Tiverton, Ontario,

applies for a Class 'K' public commercial vehicle operating licence as follows: "Transportation of heavy-duty machinery in Ontario".

D. S. CHURCH,
Secretary.

(6335)

44

Frederick Transport Limited,

08718-A30

R.R. #6, Chatham, Ontario.

Pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, the Board will rehear by argument only, application of Frederick Transport Limited, for an extension to its extra-provincial licence No. X-305 originally heard on March 4, 5, 6, 7 and March 27 and 28, 1974, and has set for this purpose, Monday, the 17th day of November, 1975, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, subject to the following:

- (1) that the applicant be permitted to call an officer of Frederick Transport Limited to give evidence and explain the Company's operation into and out of the United States of America, under its present Interstate Commerce Commission authority, and adduce particulars of the proposed applications of Frederick Transport Limited, to the Interstate Commerce Commission in the event that a licence was issued as applied for; and
- (2) that Vice-Chairman, G. C. Marrs, Esq., rehear the arguments of Counsel on behalf of all parties;

- (3) that the Respondents of any of them, if they deem it necessary may call evidence to answer the evidence adduced by an officer of Frederick Transport Limited, pertaining to its Interstate Commerce Commission authority, and any proposed applications to the Interstate Commerce Commission for additional authority.

D. S. CHURCH,
Secretary.

At the hearing the reviewee will be required to show cause why these certificates should not be amended or revoked by reason of operations contrary to the public interest. The operations are, more specifically continued disregard of *The Public Commercial Vehicles Act* and *The Highway Traffic Act* and regulations pursuant thereto.

The Board may amend or revoke the terms of the said certificates.

D. S. CHURCH,
Secretary.

(6336)

44

The following application for a certificate under the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Friday, the 5th day of December, 1975, at 10 a.m. (E.S.T.):

Maris Transport Limited, 16182
P.O. Box 158,
Oakville, Ontario,

applies for an amendment to extra-provincial operating licence No. X-124 in the following terms:

"(1) by deleting reference to "ports of entry at Niagara Falls and Fort Erie to the United States of America" and substituting therefor "ports of entry at the Niagara River and the United States of America" so that this portion of the said operating licence will then read:

"For the transportation of wheeled vehicles
(a) between the Province of Ontario via the ports of entry at the Niagara River and the United States of America;

- (2) and Macdonald-Cartier Freeway (Highway 401) as an alternate route between Ontario and Quebec".

D. S. CHURCH,
Secretary.

(6337)

44

Lloyd Secord Trucking Limited, 23447
151 Tullamore Court,
Brampton, Ontario.

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificates pursuant to which Class 'D' public commercial vehicle operating licence No. D-3556, Class 'A' public commercial vehicle operating licence A-535 and extra-provincial operating licence No. X-1975 were issued and has fixed Wednesday, the 3rd day of December, 1975, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, at 10 a.m. (E.S.T.) for that purpose.

(6338)

44

**Donald J. Gidney and
Frank R. Grundy,** 23995
(Consumers Moving & Storage),
56 Rockwood Street,
St. Catharines, Ontario.

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Highway Transport Board Act*, will review the terms of the certificate pursuant to which Class 'H' public commercial vehicle operating licence No. H-398 was issued and has fixed Friday, the 12th day of December, 1975, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, at 10 a.m. (E.S.T.) for that purpose.

At the hearing the reviewee will be required to show cause why this certificate should not be amended or revoked by reason of operations contrary to the public interest. The operations are, more specifically continued disregard of *The Public Commercial Vehicles Act* and *The Highway Traffic Act* and regulations pursuant thereto.

The Board may amend or revoke the terms of the said certificate.

D. S. CHURCH,
Secretary.

(6339)

44

Maris Transport Limited, 16182
P.O. Box 158,
Oakville, Ontario.

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificate pursuant to which extra-provincial operating licence No. X-124 was issued and has fixed Monday, the 15th day of December, 1975, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, at 10 a.m. (E.S.T.) for that purpose.

At the hearing the reviewee will be required to show cause why this certificate should not be amended or revoked by reason of operations contrary to the public interest. The operations are,

more specifically continued disregard of *The Public Commercial Vehicles Act* and *The Highway Traffic Act* and regulations pursuant thereto.

The Board may amend or revoke the terms of the said certificate.

D. S. CHURCH,
Secretary.

(6340) 44

Earl and Mabel Medland, 01551
o/a Medland Cartage,
301 Talbot Street,
London, Ontario.

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificates pursuant to which extra-provincial operating licence Nos. X-T-377 and X-377; Class 'D' public commercial vehicle operating licence Nos. D-T-1347 and D-1347; Class 'K' public commercial vehicle operating licence Nos. K-T-354 and K-354 were issued and has fixed Monday, the 12th day of January, 1976, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, at 10 a.m. (E.S.T.) for that purpose.

At the hearing the reviewee will be required to show cause why these certificates should not be amended or revoked by reason of operations contrary to the public interest. The operations are, more specifically continued disregard of *The Public Commercial Vehicles Act* and *The Highway Traffic Act* and regulations pursuant thereto.

The Board may amend or revoke the terms of the said certificates.

D. S. CHURCH,
Secretary.

(6341) 44

Liquid Cargo Lines Limited, 00215
452 Southdown Road,
Mississauga, Ontario L5L 2Y4.

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316, of *The Ontario Highway Transport Board Act*, will review the terms of the certificates pursuant to which extra-provincial operating licence No. X-840 and Class 'T' public commercial vehicle operating licence No. T-57 were issued and has fixed Monday, the 12th day of January, 1976, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, at 10 a.m. (E.S.T.) for that purpose.

At the hearing the reviewee will be required to show cause why these certificates should not be amended or revoked by reason of operations

contrary to the public interest. The operations are, more specifically continued disregard of *The Public Commercial Vehicles Act* and *The Highway Traffic Act* and regulations pursuant thereto.

The Board may amend or revoke the terms of the said certificates.

D. S. CHURCH,
Secretary.

(6342) 44

Mills Freightlines Limited, 22369
R.R. #1,
Harrow, Ontario.

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificates pursuant to which extra-provincial operating licence Nos. X-507, and X-T-507(1) and Class 'C' public commercial vehicle operating licence No. C-428 and Class 'D' public commercial vehicle operating licence No. D-T-3575, were issued and has fixed Monday, the 12th day of January, 1976, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, at 10 a.m. (E.S.T.) for that purpose.

At the hearing the reviewee will be required to show cause why these certificates should not be amended or revoked by reason of operations contrary to the public interest. The operations are, more specifically continued disregard of *The Public Commercial Vehicles Act* and *The Highway Traffic Act* and regulations pursuant thereto.

The Board may amend or revoke the terms of the said certificates.

D. S. CHURCH,
Secretary.

(6343) 44

Richard's Delivery Service Limited, 15217
276 Maria Street,
Toronto, Ontario M6P 1W4.

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificates pursuant to which Class 'A' public commercial vehicles operating licence Nos. A-487 and A-T-487(1) and Class 'H' public commercial vehicle operating licence No. H-297 were issued, and has fixed Tuesday, the 13th day of January, 1976, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, at 10 a.m. (E.S.T.) for that purpose.

At the hearing the reviewee will be required to show cause why these certificates should not be amended or revoked by reason of operations contrary to the public interest. The operations are, more specifically continued disregard of *The Public Commercial Vehicles Act* and *The Highway Traffic Act* and regulations pursuant thereto.

The Board may amend or revoke the terms of the said certificates.

D. S. CHURCH,
Secretary.

(6344) 44

Delivro (Canada) Inc., 22411
179 Brittany, T.M.R.,
Montreal 305, Quebec.

The Ontario Highway Transport Board, pursuant to Section 17 of *The Ontario Highway Transport Board Act*, will order for review the terms of the certificate pursuant to which extra-provincial operating licence No. X-T-2025 was issued to Delivro (Canada) Inc., of the City of Montreal, in the Province of Quebec, and more particularly that portion which reads: " PROVIDED FURTHER that this authority be temporary and be reviewed by the Ontario Highway Transport Board on or before the 1st day of December, 1975, to ascertain;

- (a) whether the rates charged for this service provide a financial return that is compensatory to the licensee;
- (b) that the licensee is not by any means contravening the terms of its licensed authority,

AND PROVIDED FURTHER dependent upon the findings of the review proceedings, that this authority be continued in a temporary state, amended, made permanent or cancelled", and has fixed Tuesday, the 9th day of December, 1975, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, at 10 a.m. (E.S.T.) for that purpose.

D. S. CHURCH,
Secretary.

(6345) 44

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, are published pursuant to Section 8, R.R.O. 1970, Regulation 632:

Pickfair Cartage Limited, 25640
1750 Sismet Road,
Mississauga, Ontario,

applies for the transfer of Class 'A' public commercial vehicle operating licence No. 797, standing in the name of William E. Sterrett, 1750 Sismet Road, Mississauga, Ontario.

Philip Groeneveld, Esq., 07838-E
GR 9-Box 14, R.R. #6,
Bowmanville, Ontario,

applies for a Class 'F' public commercial vehicle operating licence, "For the carriage of garbage between points in the Township of Darlington and East Whitby.

EXTENSION GRANTED—For the carriage of garbage, between points in the Township of Whitby, in the County of Ontario.

EXTENSION GRANTED—For the carriage of garbage, waste and refuse for and on behalf of the residents of the Township of Pickering and the Town of Ajax to the designated disposal areas of the said Township.

These are the terms of Class 'F' public commercial vehicle operating licence No. 15205, not renewed for 1975.

Spicknell Transport Limited, 05058-J
2 Horton Street,
London, Ontario,

applies for an amendment to Class 'D' privileges annexed to Class 'C' public commercial vehicle operating licence No. 565, delete the words "Kellogg Co. of Can. Ltd.," wherever the same appear and substitute therefor the following "Kellogg Salada Canada Ltd."

Vallis & Powell Livestock Ltd., 23726-B
Welsford, New Brunswick,

applies for an extension of time to extra-provincial operating licence No. X-2066 to file a complementary authority from The Highway Traffic and Motor Transport Board of the Province of Manitoba from September 1st, 1975 to September 1st, 1976.

Steel City Truck Lines Limited, 18684-O
710 Second Line East,
Sault Ste. Marie, Ontario,

applies for an extension of time to extra-provincial operating licence No. 1643 to file a complementary authority from the Quebec Transport Commission from September 1st, 1975 to September 1st, 1976.

Wellington Transport Limited, 20529-D
325 Watson Road North,
Guelph, Ontario,

applies for a Class 'E' public commercial vehicle operating licence, "For the carriage of milk to the installation of the United Dairy & Poultry Co-operative, situate at Guelph, for and on behalf of the following shippers:

H. Schutten, Lot 2, Con. 17;
Kottlenburg, Lot 1, Con. 18;
J. Rayburn, Lot 2, Con. 19;
R. Gritt, Lot 5, Con. 14;

H. Booie, Lot 7, Con. 13;
 E. Guardhouse, Lot 12, Con. 13;
 C. Brower, Lot 7, Con. 13;
 W. Taylor, Lot 16, Con. 13;
 Whiticker, Lot 18, Con. 12;
 D. Taylor, Lot 19, Con. 13;
 L. May, Lot 7, Con. 9;
 K. Gritt, Lot 5, Con. 11;
 W. Byers, Lot 19, Con. 11;
 E. Tuintzer, Lot 16, Con. 14;
 A. Hall, Lot 13, Con. 12;
 K. May, Lot 6, Con. 11;
 S. DeWitt, Lot 7, Con. 11;
 H. Post, Lot 13, Con. 11;
 J. Woods, Lot 14, Con. 9;
 C. Woods, Lot 14, Con. 8;
 A. Neizen, Lot 21, Con. 8;
 A. Kurk, W. Lot 14, Con. 9;
 G. Woods, Lot 6, Con. 13;

all of the Township of East Garafraxa; and

R. J. Melen, Lot 10, Con. 3;
 C. Knol, Lot 6, Con. 17;
 P. Wildebour, Lot 3, Con. 6;
 N. Borino, Lot 3, Con. 5;
 G. Bryan, Lot 5, Con. 6;
 B. Bryan, Lot 6, Con. 7;
 C. Bryan, Lot 7, Con. 7;
 M. Hillis, Lot 8, Con. 10;
 B. Bradley, Lots 11, 12, Con. 6;
 T. Codd, Lot 7, Con. 10;
 I. Maltby, Lot 22, Con. 6;
 B. Weech, Lot 10, Con. 5;
 A. Whitton, Lot 19, Con. 2;
 W. Watkins, Lot 25, Con. 1;
 E. Maltby, Lot 28, Con. 3;

all of the Township of Amaranth; and

J. Stienstra, Lot 3, Con. 4;
 T. Klien Gibbink, Lot 3, Con. 3;
 H. Hoogkamp;
 B. Christisan, Lot 21, Con. 2;
 P. Homer, Lot 4, Con. 5;
 M. Smith, Lot 8, Con. 9;
 W. Clark, Lot 13, Con. 6;
 F. Bott, Lot 17, Con. 7;
 C. Ellen, N. Lot 21, Con. 7;
 E. Niezen, Lot 26, Con. 6;
 K. Swaviny, Lot 14, Con. 6;
 W. Burns, Lot 13, Con. 6;
 J. Henderson, Lot 12, Con. 5;
 P. Wiersra, Lots 9, 10, Con. 1;

all of the Township of West Garafraxa; and

R. Benetto, Lots 7, 8, Con. 3;
 P. Van Halvert, Lots 166, 167, 168, Con. 3;
 E. Looby, Lot 19, Con. 4;
 N. Wattam, Lots 13, 14, Con. 3;
 G. Clark, Lot 6, Con. 4;
 L. Campbell, E. $\frac{1}{2}$ Lot 20, Con. 3;
 H. Flunney, W. $\frac{1}{2}$ Lot 20, Con. 3;
 C. Marshall, Lot 27, Con. 5;
 W. South, Lot 19, Con. 3;

F. Vanderhide, Lots 268, 269, Con. 1;
 G. Gowen, Lot 25, Con. 1;
 Noble Wood Farms, Lots 9, 10, Con. 2;
 D. Martin, Lot 798, Con. 5;

all of the Township of Melancthon; and

S. McKee, Lot 12, Con. 1;
 I. Halbert, Lot 10, Con. 3;
 Copland, Lot 31, Con. 3;
 K. Johnson, Lot 13, Con. 4 W. H.;
 G. Greer, Lot 13, Con. 4 E. H.;
 Hand, Lot 4, Con. 6;
 R. Knolton, Lot 27, Con. 8 W. H.;

all of the Township of Mulmer; and

B. Wietering, Lot 22, Con. 9;
 D. McKinnon, Lot 19, Con. 5;
 H. Proffit, Lot 28, Con. 9;
 J. Visser, Lot 26, Con. 2;
 J. Lowery, Lot 22, Con. 1;

all of the Township of Erin; and

S. Baxendale, Lot 32, Con. 14;
 S. Oosterhauf, Lot 10, Con. 10;
 G. Mosiman, Lot 27, Con. 8;
 J. Mournihan, Lot 8, Con. 20;

all of the Township of East Luther; and

M. McKenzie, Lot 24, Con. 7;
 T. Dykstra, Lot 32, Con. 4;
 C. Hilton, Lot 12, Con. 7;

all of the Township of Eramosa; and

A. Jarvey, Lot 4, Con. 3;
 F. Veldouski, Lot 9, Con. 5;
 W. Thomas, Lot 8, Con. 6;

all of the Township of Tecumseth; and

R. Sacerty, Lot 23, Con. 4;
 E. Guldner, Lot 12, Con. 1;

both of the Township of Mono; and

L. Rayburn, Lot 31, Con. 2;
 A. Lodder, Lot 33, Con. 1;

both of the Township of Caledon; and

C. Brett, Lot 2, Con. 1;

of the Township of Tuseronto; and

C. Velthusin, Lot 12, Con. 7;

of the Township of Nichol; and

B. Walsh, Lot 18, Con. 4;

of the Township of Adjala; and

McCutchion Farms, Lot 3, Con. 2;

of the Township of Osprey; and

Dietrick, Lot 18, Con. 13;

of the Township of West Luther.

EXTENSION GRANTED—

1. For the carriage of milk for and on behalf of The Ontario Milk Marketing Board from the following named producers to Guelph or such other point as The Ontario Milk Marketing Board may direct:

Oliver A. Snyder, Lot 128, Con. GCT;
George Markle, Lot 12, Con. 1;
Elton Randall, W. Lot 102, Con. GCT;
Wilfred Becker, Lot 88, Con. UB;
Percy Prong, Lot 94, Con. 7 HY;
Carl Prong, Lot 94, Con. UB;
Bechvale Farms, Lot 91, Con. UB;
Ivan Gingerich, Lot 93, Con. UB;
James Conroy, Lot 92, Con. UB;
Earl Mills, Lot 128, Con. UB;

all of the Township of Waterloo; and

Douglas Hodgson, Lot 3, Con. 11;
Donald Friendship, Lot 3, Con. 4;
John A. Jones, S.W. Lot 2, Con. 4 B;
R. Hannam & Son, Lot 9, Con. 2;
Walter McDonald, Lot 15, Con. 2;
Albert McCartney, N.E. Lot 4, Con. 18;
Roelof De Vries, Lot 22, Con. 2;
Alick Stuart, Lot A, Con. 1;

all of the Township of Guelph; and

Walter Boreham, Lot 6, Con. 9;
Frank Hagey, Lot 12, Con. 3;
Donald McCaig, Lot 17, Con. 3;
Robert McCaig, Lot 23, Con. 7;
Robert Fitton, Lot 8, Con. 9 R;
Donald Schwartz, Lot 22, Con. 8 F;
Earl Carter, Lot 2, Con. 9;
Maurice Conroy, R Lot 133, Con. 4;
Conroy Bros., Lot 12, Con. 5;
Ralph Sherwood, Lot 5, Con. 10;

all of the Township of Puslinch; and

Melvin Brubacker, Lot 11, Con. 4;
Wallace Amos, Lot 9, Con. 1;

both of the Township of Pilkington; and

Roelof Verhagen, Lot 11, Con. 3;
John Van Der Kroft, Lot 23, Con. 1;
Jan Loof, Lot 2, Con. 3;
Ronald Rollinson, Lot 21, Con. 4;
John DeGroot, Lot 18, Con. 2;
Frank Ostrander, Lot 6, Con. 4;
George Eason, Lot 16, Con. 5;

Bernard & Fraz Schimmel, Lot 31, Con. 5;
Paul Eason, Lot 16, Con. 5;

all of the Township of Eramosa; and

John Kitching, Lot 21, Con. 1;

of the Township of Nassagaweya; and

Jacob Troost, Lot 4, Con. 3;

of the Township of Nichol; and

Keith Wooddissee, Lot 13, Con. 13;

of the Township of Maryborough; and

Albert Mills, E. Lot 18, Con. 5;

of the Township of Erin; and

Harold L. McIntyre, Lot 30, Con. 2;

of the Township of Esquesing.

2. For the carriage of milk to the installation of United Dairy & Poultry Co-operative for and on behalf of the following shippers:

Hugh Eckerich, Lot 10, Con. 4 W;
Kurt Eckerich, Lot 8, Con. 4;
Joe Matthews, Lot 4, Con. 7;
Percy Baker, Lot 5, Con. 3;
Leroy MacArthur, Lot 9, Con. 4;

all of the Township of Erin; and

Ray Swanston, Lot 9, Con. 3;
Arthur Wheeler, Lot 31, Con. 1;
Allan Burnett, Lot 19, Con. 3;

all of the Township of Eramosa; and

Harold A. Cunnington, Lot 24, Con. 2 E;
D. A. MacDonald, Lot 29, Con. 1 W;
G. H. Gowland, Lot 27, Con. 3 W;

all of the Township of Chinguacousy; and

Leslie Bishop, Lot 23, Con. 10 W;
Frank Barnes, Lot 7, Con. 9;
Ronald MacPherson, Lot 4, Con. 8;
Adrian Daamen, Lot 23, Con. 3;
James H. Pearson, Lot 5, Con. 9;
R. Gordon Fisher, E. ½ Lot 10, Con. 4;
Arthur T. Kingdon, Lot 11, Con. 10;
John Hendriks, Lot 16, Con. 5;

all of the Township of Esquesing; and

Robert C. Dean, Lot 7, Con. 3;
Leo M'Enaney, Lot 7, Con. 3;
Herbert Harris, Lot 2, Con. 4 W;

all of the Township of Caledon; and

Peter M. Patterson, Lots 35, 36, 37, Con. Rear Gore
John DeVries, Lot 33, Con. 7;

both of the Township of Puslinch; and

F. C. Featherston, Lot 8, Con. 6;
John Rynsoever, Lot 2, Con. 1, 2;
Keith Merry, Lot 7, Con. 8;
Dr. J. T. Molony, Lot 4, Con. 5;
Peter Glassen, Lots 5, 4, Con. 2;
Herman Sequin, Lot 142, Con. 1 ND;

all of the Town of Oakville; and

W. J. Morington, Lot 5, Con. 12;

of the Township of Burlington; and

Peter Muelendyk, Lot 3, Con. 6;

of the Township of Mississauga; and

Walter Lucas, Lot 22, Con. W. 4;

of the Township of Nassagaweya; and

John Meulendyk, Lot 2, Con. 3;

of the Township of Halton.

EXTENSION GRANTED—For the carriage of milk from the premises of the following named producers to Guelph or such other points as directed by The Ontario Milk Marketing Board:

J. C. Weir, Lot 16, Con. 1;
A. Stockman, Lot 14, Con. 2;

both of the Township of Eramosa; and

D. Harris, Lot 16, Con. 3;
David Cleghorn, Lots 18, 19, Con. 1;
R. Cowbrough, Lot 3, Con. 3;
W. Husband, Lot 4, Con. 12;

all of the Township of Guelph; and

H. Reinhart, Lot 85, Con. UB;
W. Harnack, Lot 86, Con. UB;
S. Manderend, Lot 98, Con. UB;
Leo and Herbert Bruder, Lot 98, Con. UB;

all of the Township of Waterloo; and

A. Bauman, Lot 54, Con. UB;
L. Martin, Lot 54, Con. GCT;
C. Shuh, Lot 81, Con. GCT;
C. Bauman, Lot 67, Con. UB;
F. Frey, Lot 80, Con. GCT;
R. Bauman, Lot 66, Con. GCT;
David Brubacher, Lot 65, Con. GCT;
Eden Martin, Lot 68, Con. GCT;

all of the Township of Woolwich; and

A. Bakker, Lots 1, 2, Con. 2;

of the Township of Nichol,

University of Guelph,

Farm Number 1, Dundas Street,
Farm Number 2, Stone Road,
Farm Number 3, College Avenue,

all of the City of Guelph.

These are the terms of Class 'E' public commercial vehicle operating licence No. 2124, not renewed for 1975.

D. S. CHURCH,
Secretary.

(6346)

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ERRATUM

Vide Ontario Gazette of October 4, 1975, page 4003.

Notice insofar as it relates to Devlin Timber Company Limited is cancelled.

Application 09654-H of Devlin Timber Company Limited will be heard in Kenora on 24 November, 1975 as per notice on page 3517 of THE ONTARIO GAZETTE dated September 6, 1975.

D. S. CHURCH,
Secretary.

(6347)

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Government Notices Respecting Corporations

Certificates of Incorporation Issued

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, a certificate of incorporation has been issued to:

Name of Corporation	Date of Incorporation	Head Office
ABBRUZZINO CONSTRUCTION LIMITED.....	Oct. 1, 1975	Metro. Toronto
ABONY DRAIN & SEWER SERVICES LIMITED...	Sept. 26, 1975	Metro. Toronto
ACTION SPORTS MARINE LTD.....	Sept. 24, 1975	Sault Ste. Marie, Dis. Algoma
ADVANCED BENDING EQUIPMENT LIMITED....	Oct. 2, 1975	Cambridge, Rgl. Mun. Waterloo
A & I INSPECTION SERVICES LIMITED.....	Oct. 3, 1975	Cambridge, Rgl. Mun. Waterloo
AIR HALIBURTON LIMITED.....	Sept. 17, 1975	Metro. Toronto
A.M.K. INVESTMENTS LIMITED.....	Oct. 6, 1975	St. Catharines, Rgl. Mun. Niagara
A-O.K. CONSTRUCTION CO. LIMITED.....	Sept. 25, 1975	Metro. Toronto
ARJOON'S CARPENTRY CONSTRUCTION LIMITED.....	Oct. 7, 1975	Mississauga, Rgl. Mun. Peel
ARNTIL INVESTMENTS INC.....	Oct. 6, 1975	Metro. Toronto
ASTRO-COSMO ELECTRIC SUPPLY LIMITED....	Oct. 8, 1975	Cornwall, Co. Stormont
ATHLETIC SPORTSWEAR INC.....	Oct. 3, 1975	Ottawa, Rgl. Mun. Ottawa-Carleton
AVACHE ENTERPRISES LTD.....	Oct. 6, 1975	Metro. Toronto
BARNES MANUFACTURED HOMES LIMITED....	Sept. 29, 1975	North Bay, Dis. Nipissing
EDWARD BAYER ENTERPRISES LTD.....	Oct. 2, 1975	Twp. King, Rgl. Mun. York
MARGARET BEARE FURNITURE & APPLIANCES LTD.....	Oct. 3, 1975	Town Ajax, Rgl. Mun. Durham
BEAUTIFUL LIVING BY MANAGEMENT INCORPORATED.....	Oct. 6, 1975	Metro. Toronto
BEN DON CATERING COMPANY LTD.....	Sept. 29, 1975	London, Co. Middlesex
BESTSELLERS BOOKSHOPS LIMITED.....	Oct. 6, 1975	Metro. Toronto
BETTY'S LINGERIE (1975) LIMITED.....	Oct. 2, 1975	Metro. Toronto
A. & A. BOERSEN FARMS LIMITED.....	Oct. 2, 1975	Twp. Downie, Co. Perth

Name of Corporation	Date of Incorporation	Head Office
BONDI SHOES CANADA LIMITED.....	Oct. 6, 1975	Metro. Toronto
BOOKCASE PUBLISHING LTD.....	Oct. 6, 1975	Metro. Toronto
BRACE AND BIT DEVELOPMENTS LTD.....	Oct. 3, 1975	Brantford, Co. Brant
BRINA CREATIONS LTD.....	Sept. 30, 1975	Metro. Toronto
BRYSON REALTY CO. LTD.....	Oct. 8, 1975	St. Catharines, Rgl. Mun. Niagara
BURLINGTON SEAFOODS AND DELICATESSEN LIMITED.....	Oct. 6, 1975	Burlington, Rgl. Mun. Halton
BURNHAM PLACE PETERBOROUGH LIMITED...	Oct. 7, 1975	Twp. Smith, Co. Peterborough
CANADA TRADEIMPORT CO. LTD.....	Sept. 26, 1975	Metro. Toronto
CANADIAN PLANT BREEDERS LIMITED.....	Oct. 2, 1975	Metro. Toronto
CAND-ART SALES LTD.....	Oct. 7, 1975	Metro. Toronto
CEDARWOODS PARK CO-OPERATIVE LTD.....	Oct. 7, 1975	Vil. Marmora, Co. Hastings
CENTAUR TEMPORARY HELP LTD.....	Sept. 25, 1975	Metro. Toronto
CHARLES RADIO AND TV SERVICES (LONDON) LIMITED.....	Oct. 2, 1975	London, Co. Middlesex
CHENAUX SALES & SERVICE LIMITED.....	Oct. 1, 1975	Twp. Horton, Co. Renfrew
CHINTAIN DEVELOPMENTS LTD.....	Oct. 3, 1975	Brantford, Co. Brant
CLINTON WATCH CANADA INC.....	Oct. 9, 1975	Metro. Toronto
CLUETT-ROYL LTD.....	Oct. 6, 1975	Metro. Toronto
COIN SLOT AMUSEMENTS LIMITED.....	Oct. 7, 1975	Peterborough, Co. Peterborough
COLOSSUS CONSTRUCTION (CORNWALL) LIMITED.....	Oct. 7, 1975	Twp. Charlottenburgh, Co. Glengarry
CORSAIR GRAPHICS LTD.....	Oct. 6, 1975	Metro. Toronto
CUSTOM METAL FINISHERS LTD.....	Oct. 3, 1975	Town Vaughan, Rgl. Mun. York
JOHN DANCY MILK TRANSPORT LIMITED.....	Oct. 3, 1975	Vil. Athens, Co. Leeds
DANOX CORPORATION.....	Oct. 2, 1975	Metro. Toronto
DAVE'S PORTABLE WELDING LIMITED.....	Oct. 1, 1975	Metro. Toronto
DAVIES AUTO BODY LTD.....	Oct. 6, 1975	Metro. Toronto
DAVIS MARINE LIMITED.....	Oct. 6, 1975	Oshawa, Rgl. Mun. Durham, Prov. Ontario
DEDRICK BROS. EXCAVATING LTD.....	Aug. 20, 1975	Twp. Delhi, Rgl. Mun. Haldimand-Norfolk

Name of Corporation	Date of Incorporation	Head Office
DENKEL HOLDINGS LTD.....	Oct. 1, 1975	Metro. Toronto
DEZEN CONSTRUCTION COMPANY LIMITED.....	Sept. 23, 1975	Metro. Toronto
DOBODA ENTERPRISES LIMITED.....	Oct. 3, 1975	Metro. Toronto
DON-CARLOS MEN'S WEAR LIMITED.....	Oct. 14, 1975	Hamilton, Rgl. Mun. Hamilton-Wentworth
DORELL ENTERPRISES INC.....	Oct. 7, 1975	Town of Tillsonburg, Co. Oxford
DOWNEY VAN DOORN LIMITED.....	Oct. 8, 1975	Town Essex, Co. Essex
DR. LABIB SPORTS AND DANCE CENTRE INC..	Oct. 6, 1975	Metro. Toronto
DUEBAR LIMITED.....	Oct. 8, 1975	Town Clinton, Co. Huron
DUNLOP RUBBER CANADA LIMITED.....	Sept. 29, 1975	Metro. Toronto
DURAL FURNITURE LIMITED.....	Oct. 2, 1975	London, Co. Middlesex
DYNASTY RESTAURANT (PETAWAWA) LIMITED	Oct. 7, 1975	Vil. Petawawa, Co. Renfrew
EASY-PLAN FURNITURE LIMITED.....	Sept. 16, 1975	Metro. Toronto
ELLIS AUCTION SERVICES LTD.....	Oct. 1, 1975	Ottawa, Rgl. Mun. Ottawa-Carleton
EMESCO IMPORTS OF CANADA LIMITED.....	Oct. 7, 1975	Metro. Toronto
ENGLISH-GUNN LIMITED.....	Oct. 1, 1975	Metro. Toronto
FAMOUS FRENCH GALLERIES ONTARIO LTD...	Oct. 10, 1975	London, Co. Middlesex
FAST RAY DEVELOPMENTS LTD.....	Oct. 3, 1975	Brantford, Co. Brant
FETTERLY CONSTRUCTION LTD.....	Oct. 6, 1975	Cornwall, Co. Stormont
FIRST MCKINLEY LEASING CORPORATION LIMITED.....	Oct. 3, 1975	Metro. Toronto
FORGE MANAGEMENT CONSULTANTS LTD.....	Oct. 2, 1975	Metro. Toronto
W. F. FREEMAN HARDWARE LTD.....	Oct. 7, 1975	Twp. North Dorchester, Co. Middlesex
TONY FUOCO HARDWARE LIMITED.....	Oct. 2, 1975	Metro. Toronto
GALBRAITH FARMS LIMITED.....	Oct. 9, 1975	Twp. Elma, Co. Perth
GARWIN HOLDINGS LIMITED.....	Oct. 2, 1975	Metro. Toronto
THE GAUVREAU SCHOOL OF FINE ARTS CO. LTD.....	Oct. 9, 1975	Sudbury, Rgl. Mun. Sudbury
GEDA HOLDINGS LTD.....	Oct. 2, 1975	Kingston, Co. Frontenac
GER-RIC-CO. ENTERPRISES LTD.....	Oct. 7, 1975	Town Sturgeon Falls, Dis. Nipissing
GILLES CARDINAL LIMITED.....	Oct. 1, 1975	Cornwall, Co. Stormont

Name of Corporation	Date of Incorporation	Head Office
BOB GILMORE LIMITED.....	Oct. 1, 1975	Welland, Rgl. Mun. Niagara
GREATER PROVINCIAL FUND, INC.....	Sept. 24, 1975	Metro. Toronto
HANSCHULT INVESTMENTS LIMITED.....	Oct. 6, 1975	Metro. Toronto
H. B. M. INVESTMENTS LIMITED.....	Oct. 7, 1975	Metro. Toronto
HCSE-MOK ENTERPRISES LIMITED.....	Sept. 30, 1975	Ottawa, Rgl. Mun. Ottawa-Carleton
HIGHCASTLE INVESTMENTS LIMITED.....	Oct. 3, 1975	Metro. Toronto
HIGHWAY 17 DEVELOPMENT LIMITED.....	Sept. 19, 1975	North Bay, Dis. Nipissing
HIRJI INVESTMENTS LIMITED.....	Oct. 6, 1975	London, Co. Middlesex
H & L REFRIGERATION AND AIR CONDITIONING COMPANY LIMITED.....	Oct. 7, 1975	Hamilton, Rgl. Mun. Hamilton-Wentworth
HOLBETH FARMS LIMITED.....	Oct. 8, 1975	Twp. Amherst Island, Co. Lennox and Addington
GARRY HOLMES MOTORS LIMITED.....	Oct. 1, 1975	Peterborough, Co. Peterborough
G. W. HUNTER CONSULTANTS LTD.....	Oct. 3, 1975	Ottawa, Rgl. Mun. Ottawa-Carleton
IMAGE DESIGN & PRINT LTD.....	Oct. 6, 1975	Hamilton, Rgl. Mun. Hamilton-Wentworth
INMARK SYSTEMS INC.....	Oct. 1, 1975	Metro. Toronto
DENIS IRESON LIMITED.....	Sept. 29, 1975	London, Co. Middlesex
JARNDYCE INC.....	Oct. 3, 1975	Town Markham, Rgl. Mun. York
JEANNE-MARIE INC.....	Oct. 9, 1975	Metro. Toronto
VAL JEDIG LIMITED.....	Oct. 1, 1975	Metro. Toronto
JOHN FORTY LOTTERY LIMITED.....	Sept. 29, 1975	Metro. Toronto
J. R. B. AUTOMOTIVE LTD.....	Oct. 2, 1975	Town Markham, Rgl. Mun. York
KADOK INVESTMENTS LTD.....	Oct. 10, 1975	Metro. Toronto
PAT KAVANAGH EXCAVATING LTD.....	Oct. 1, 1975	Twp. Goulbourn, Rgl. Mun. Ottawa-Carleton
LIN S. KEUNG CO. LTD.....	Oct. 6, 1975	Waterloo, Rgl. Mun. Waterloo
C. KIM INVESTMENTS LIMITED.....	Oct. 9, 1975	Mississauga, Rgl. Mun. Peel
HUGH KNILL LIMITED.....	Aug. 30, 1975	London, Co. Middlesex

Name of Corporation	Date of Incorporation	Head Office
LADYCOURT INVESTMENTS LIMITED.....	Oct. 3, 1975	Sarnia, Co. Lambton
ANDRE LAFRAMBOISE BURNER SERVICES LIMITED.....	Oct. 6, 1975	Ottawa, Rgl. Mun. Ottawa-Carleton
LAGEMMA MANUFACTURING COMPANY LIMITED.....	Sept. 23, 1975	Metro. Toronto
FRED LAMBERT ENTERPRISES INC.....	Oct. 3, 1975	Town Stoney Creek, Rgl. Mun. Hamilton-Wentworth
LAMBERT & LAMBERT LIMITED.....	Oct. 6, 1975	Sault Ste. Marie, Dis. Algoma
LAMERS PAINT AND WALLPAPER COMPANY LIMITED.....	Sept. 8, 1975	Town Midland, Co. Simcoe
LANEE INVESTMENTS LIMITED.....	Oct. 3, 1975	Metro. Toronto
FRANCOIS LECOURS INC.....	Oct. 7, 1975	Town Hearst, Dis. Cochrane
LEHMAN SERVICE CENTRES LIMITED.....	Oct. 3, 1975	Hamilton, Rgl. Mun. Hamilton-Wentworth
LEYWARD INVESTMENTS LIMITED.....	Oct. 7, 1975	Twp. Fenelon, Co. Victoria
LILOLE INVESTMENTS LIMITED.....	Oct. 2, 1975	Metro. Toronto
T. LLOYD ELECTRIC HAMILTON LTD.....	Oct. 2, 1975	Hamilton, Rgl. Mun. Hamilton-Wentworth
LOEDIGE HOLDINGS LIMITED.....	Oct. 6, 1975	Metro. Toronto
THE LONGEST YARD INC.....	Oct. 7, 1975	Twp. Delaware, Co. Middlesex
LRL ENTERPRISES LTD.....	Oct. 6, 1975	Metro. Toronto
N. J. MCCALLUM REAL ESTATE LIMITED.....	Oct. 6, 1975	Windsor, Co. Essex
MA-CI-LA INVESTMENTS LIMITED.....	Oct. 3, 1975	Metro. Toronto
MAGIC PAN OF CANADA LIMITED.....	Oct. 6, 1975	Metro. Toronto
MAITLAND OFFICE MANAGEMENT LIMITED....	Oct. 2, 1975	Metro. Toronto
MANITOULIN NURSING HOMES INC.....	Oct. 6, 1975	Town Gore Bay, Dis. Manitoulin
JOHN FREDERICK MARSHALL & CO. LTD.....	Oct. 7, 1975	Metro. Toronto
MASON-BOND REALTY LTD.....	Oct. 9, 1975	Guelph, Co. Wellington
MEADOWVALE LANDSCAPING & CONSTRUCTION LTD.....	Oct. 10, 1975	Metro. Toronto
MIDDLELERS R & M HOBBIES LTD.....	Oct. 9, 1975	Ottawa, Rgl. Mun. Ottawa-Carleton
MILLER TURNBULL SHEET METAL INCORPORATED.....	Oct. 1, 1975	London, Co. Middlesex

Name of Corporation	Date of Incorporation	Head Office
MITCHELL SEAFORTH CABLE T.V. LTD.....	Oct. 9, 1975	Town Listowel, Co. Perth
M.K.F. CONSTRUCTION LIMITED.....	Oct. 7, 1975	Vil. Tiverton, Co. Bruce
MODULAR BUSINESS PRODUCTS INCORPORATED.....	Oct. 3, 1975	Town Markham, Rgl. Mun. York
MOOYER GLASS LIMITED.....	Oct. 7, 1975	Oshawa, Rgl. Mun. Durham
J. MORGAN FORWARDING LIMITED.....	Oct. 2, 1975	Metro. Toronto
MORGAN'S MOBILE HOMES (CLINTON) LIMITED.....	Oct. 7, 1975	Town Clinton, Co. Huron
MOTHER NATURE HYDROPONICS INC.....	Sept. 26, 1975	Metro. Toronto
MOTORMAP INTERNATIONAL LIMITED.....	Oct. 7, 1975	Metro. Toronto
MR. GREENJEANS CORPORATION.....	Oct. 2, 1975	Metro. Toronto
N.B.E. ENTERPRISES LTD.....	Oct. 3, 1975	Metro. Toronto
NEFCOR SERVICES LIMITED.....	Oct. 6, 1975	Metro. Toronto
JERROLD NELSON HOLDINGS LIMITED.....	Oct. 1, 1975	Town Ajax, Rgl. Mun. Durham
NICKEL BELT BOOM TRUCK LTD.....	Oct. 9, 1975	Town Rayside-Balfour, Rgl. Mun. Sudbury
NORTHERN COMMUNICATION SERVICES LTD..	Oct. 2, 1975	Sudbury, Rgl. Mun. Sudbury
OCEAN HOLDINGS LIMITED.....	Oct. 2, 1975	Metro. Toronto
OGLEBAY NORTON OF CANADA LIMITED.....	Oct. 2, 1975	Metro. Toronto
ORAS CANADA LTD.....	Oct. 6, 1975	Town Whitby, Rgl. Mun. Durham
OSTAR DEVELOPMENTS LIMITED.....	Oct. 7, 1975	St. Thomas, Co. Elgin
OUTOKUMPU INSTRUMENTS CANADA LTD.....	Oct. 6, 1975	Mississauga, Rgl. Mun. Peel
LESLIE PALYI INTERCONTINENTAL MILLING LIMITED.....	Sept. 25, 1975	Metro. Toronto
G.H. PERKINS CONSTRUCTION LTD.....	Sept. 22, 1975	Twp. Rideau, Rgl. Mun. Ottawa-Carleton
PFLUG OPTICAL LTD.....	Sept. 29, 1975	Twp. Nepean, Rgl. Mun. Ottawa-Carleton
PIMENTEL PERSONNEL INCORPORATED.....	Oct. 6, 1975	Metro. Toronto
DONALD T. PLUMSTEAD PROJECT MANAGEMENT LIMITED.....	Oct. 1, 1975	Town Paris, Co. Brant
POOL CHECK AQUATICS LIMITED.....	Oct. 8, 1975	Mississauga, Rgl. Mun. Peel
PORTABLE WELDERS (CANADA) LIMITED.....	Oct. 9, 1975	Metro. Toronto

Name of Corporation	Date of Incorporation	Head Office
PROFAD SYSTEMS LIMITED.....	Oct. 7, 1975	Metro. Toronto
ALLAN PURCELL LTD.....	Sept. 30, 1975	Metro. Toronto
RADIAN CORPORATION OF CANADA LIMITED..	Sept. 30, 1975	Metro. Toronto
RAINBOW INVESTMENTS (NIAGARA) LIMITED..	Oct. 7, 1975	Niagara Falls, Rgl. Mun. Niagara
RAYAU COMPANY LTD.....	Oct. 7, 1975	Metro. Toronto
REALVEST PROPERTIES LIMITED.....	Oct. 2, 1975	Town Oakville, Rgl. Mun. Halton
RECHIA PREPAK LIMITED.....	Sept. 26, 1975	Metro. Toronto
REDBLACK DEVELOPMENTS LIMITED.....	Oct. 3, 1975	Metro. Toronto
REGEV DEVELOPMENTS LIMITED.....	Oct. 3, 1975	Metro. Toronto
RHODAMY SERVICES INCORPORATED.....	Oct. 8, 1975	London, Co. Middlesex
RIDLEY GLEN DEVELOPMENTS LIMITED.....	Oct. 3, 1975	Metro. Toronto
BUD RIER CHEVROLET OLDSMOBILE LIMITED	Oct. 3, 1975	Vil. Paisley, Co. Bruce
RIVENDELL CHILDREN'S FARM LTD.....	Jan. 10, 1975	Twp. Collingwood, Co. Grey
R. I. W. CORPORATION LIMITED.....	Sept. 30, 1975	Metro. Toronto
ROMP ALONG DEVELOPMENTS LTD.....	Oct. 3, 1975	Brantford, Co. Brant
ROSTRUM INVESTMENTS INC.....	Oct. 1, 1975	Metro. Toronto
SAALFIELD PUBLISHING (CANADA) LIMITED...	Sept. 26, 1975	Metro. Toronto
SAGITTARIUS REAL ESTATE INC.....	Oct. 6, 1975	Metro. Toronto
ST. CLEMENT REALTY LIMITED.....	Sept. 29, 1975	Metro. Toronto
SALES TRAVEL INC.....	Sept. 26, 1975	Metro. Toronto
THE SALTY DOG RESTAURANT LIMITED.....	Oct. 2, 1975	Metro. Toronto
SCUGOG INVESTMENTS LIMITED.....	Oct. 8, 1975	Oshawa, Rgl. Mun. Durham
SHARP FINANCIAL SERVICES INC.....	Oct. 7, 1975	Metro. Toronto
CHARLES SHARP & SON LIFE INSURANCE AGENCY LIMITED.....	Oct. 7, 1975	Metro. Toronto
SHERWOOD MARINE INC.....	Oct. 1, 1975	Hamilton, Rgl. Mun. Hamilton-Wentworth
SILVERPARK DEVELOPMENTS LIMITED.....	Oct. 6, 1975	Mississauga, Rgl. Mun. Peel
SIMCOE FOX DEVELOPMENTS LIMITED.....	Oct. 3, 1975	Metro. Toronto
SINCERE REALTY INC.....	Sept. 29, 1975	Metro. Toronto
SKINNER'S MARINE INC.....	Oct. 7, 1975	Twp. Fenelon, Co. Victoria

Name of Corporation	Date of Incorporation	Head Office
W. TONY SMITH LIMITED.....	Oct. 2, 1975	Town Picton, Co. Prince Edward
SOFA SUITE LTD.....	Oct. 3, 1975	Oshawa, Rgl. Mun. Durham
SPADINA DAY CARE CO-OPERATIVE, INC.....	Oct. 9, 1975	Metro. Toronto
HEIDI STEFFEN REAL ESTATE LIMITED.....	Oct. 2, 1975	Metro. Toronto
STRATEGIUM MEDIA INC.....	Oct. 3, 1975	Metro. Toronto
SYNCAP REALTY CORPORATION.....	Oct. 2, 1975	Metro. Toronto
1055 PROFESSIONAL BUILDING INC.....	Oct. 3, 1975	Metro. Toronto
THERMOTRON INCORPORATED.....	Oct. 7, 1975	Metro. Toronto
T.N.S. MASONRY LIMITED.....	Oct. 8, 1975	Guelph, Co. Wellington
TOMTRUUS ENTERPRISES LIMITED.....	Oct. 7, 1975	Welland, Rgl. Mun. Niagara
TORGIS INTERNATIONAL INC.....	Sept. 23, 1975	Town Markham, Rgl. Mun. York
TRANS-CANADA FOOD SERVICES (KINGSTON) LTD.....	Sept. 29, 1975	Twp. Kingston, Co. Frontenac
TRENDA DATA CANADA, LTD.....	Oct. 2, 1975	Metro. Toronto
20th CENTURY MACHINE (CANADA) LTD.....	Sept. 30, 1975	Windsor, Co. Essex
TYROS CORPORATION LIMITED.....	Sept. 29, 1975	Twp. Uxbridge, Rgl. Mun. Durham
VALLIS KEYSTONE COMPANY LTD.....	Oct. 2, 1975	Town Port Elgin, Co. Bruce
VERCO SAFETY EQUIPMENT SALES LIMITED..	Oct. 6, 1975	Peterborough, Co. Peterborough
V.S.D. DISTRIBUTORS LIMITED.....	Oct. 6, 1975	Waterloo, Rgl. Mun. Waterloo
WALLACE-MARTENS DEVELOPMENTS LIMITED.	Oct. 1, 1975	Sarnia, Co. Lambton
WARREN'S OFFSET NEG'S. LIMITED.....	Oct. 6, 1975	Metro. Toronto
WESTERDALE DEVELOPMENTS LTD.....	Oct. 6, 1975	Brantford, Co. Brant
WESTWAY PAINTING COMPANY LTD.....	Sept. 25, 1975	Metro. Toronto
WINARCO DEVELOPMENTS LTD.....	Oct. 6, 1975	Brantford, Co. Brant
WOEHLE RESTAURANTS LTD.....	Oct. 1, 1975	Town Bracebridge, Dis. Mun. Muskoka
WYVERN ENGINEERIN LIMITED.....	Oct. 3, 1975	Sarnia, Co. Lambton
ZAVARELLA CONSTRUCTION LTD.....	Oct. 6, 1975	Brantford, Co. Brant
DENIS ZEAS RESTAURANTS LIMITED.....	Oct. 7, 1975	Town Hawkesbury, Co. Prescott

Name of Corporation	Date of Incorporation	Head Office
311874 ONTARIO LIMITED.....	Oct. 6, 1975	Twp. Mersea, Co. Essex
312357 ONTARIO LIMITED.....	Oct. 9, 1975	Metro. Toronto
313245 ONTARIO LIMITED.....	Oct. 7, 1975	Ottawa, Rgl. Mun. Ottawa-Carleton
313318 ONTARIO LIMITED.....	Oct. 7, 1975	Hamilton, Rgl. Mun. Hamilton-Wentworth
313332 ONTARIO LIMITED.....	Oct. 8, 1975	Metro. Toronto
313365 ONTARIO LIMITED.....	Oct. 8, 1975	Town Wallaceburg, Co. Kent
313388 ONTARIO LIMITED.....	Oct. 7, 1975	Ottawa, Rgl. Mun. Ottawa-Carleton
313452 ONTARIO LIMITED.....	Oct. 3, 1975	Metro. Toronto
313458 ONTARIO LIMITED.....	Oct. 1, 1975	Town Whitchurch- Stouffville, Rgl. Mun. York
313464 ONTARIO LIMITED.....	Oct. 3, 1975	Metro. Toronto
313465 ONTARIO LIMITED.....	Oct. 7, 1975	Metro. Toronto
313467 ONTARIO LIMITED.....	Oct. 7, 1975	Metro. Toronto
313469 ONTARIO LIMITED.....	Oct. 8, 1975	Ottawa, Rgl. Mun. Ottawa-Carleton
313471 ONTARIO LIMITED.....	Oct. 9, 1975	Metro. Toronto
313473 ONTARIO LIMITED.....	Oct. 8, 1975	Metro. Toronto
313477 ONTARIO LIMITED.....	Oct. 9, 1975	Metro. Toronto
313482 ONTARIO LIMITED.....	Oct. 10, 1975	Niagara Falls, Rgl. Mun. Niagara
313483 ONTARIO LIMITED.....	Oct. 10, 1975	Niagara Falls, Rgl. Mun. Niagara
313486 ONTARIO LIMITED.....	Oct. 10, 1975	Mississauga, Rgl. Mun. Peel
313622 ONTARIO LIMITED.....	Sept. 30, 1975	Twp. Mosa, Co. Middlesex
313657 ONTARIO LIMITED.....	Sept. 30, 1975	Metro. Toronto
313685 ONTARIO CORPORATION.....	Oct. 1, 1975	Metro. Toronto
313718 ONTARIO LIMITED.....	Oct. 2, 1975	Burlington, Rgl. Mun. Halton
313755 ONTARIO LIMITED.....	Oct. 3, 1975	Metro. Toronto
313874 ONTARIO LIMITED.....	Oct. 6, 1975	London, Co. Middlesex
313990 ONTARIO LIMITED.....	Oct. 3, 1975	Hamilton, Rgl. Mun. Hamilton-Wentworth

B. C. HOWARD,
Executive Director, Companies Division.

Letters Patent of Incorporation Issued

NOTICE IS HEREBY GIVEN that, under *The Corporations Act*, Letters Patent have been issued to:

Name of Corporation	Date of Incorporation	Head Office
BIG BROTHERS ASSOCIATION, REGIONAL MUNICIPALITY OF HALDIMAND-NORFOLK (without share capital).....	Oct. 7, 1975	Town of Simcoe
CHIMO YOUTH RESIDENCES, INC. (without share capital).....	Sept. 29, 1975	Twp. of Brock
THE HAMILTON INSURANCE AGENTS AND BROKERS ASSOCIATION (without share capital).....	Oct. 3, 1975	City of Hamilton
I.S. NEWS SERVICE (without share capital).....	Oct. 3, 1975	City of Toronto
THE KINGSTON THERAPEUTIC NURSERY SCHOOL INCORPORATED (without share capital).....	Oct. 6, 1975	City of Kingston
LONDON KINGS HOCKEY CLUB (without share capital).....	Sept. 24, 1975	City of London
MARSHALL CHILDREN'S FOUNDATION (without share capital).....	Sept. 29, 1975	City of Toronto
MOON SHUTES ASSOCIATION (without share capital).....	Sept. 30, 1975	Twp. of Muskoka Lakes
NEPEAN-CARLETON JAYCEES INC. (without share capital).....	Oct. 2, 1975	Twp. of Nepean
PORT FRANKS NURSERY SCHOOL (without share capital).....	Oct. 6, 1975	City of London
ROB ROY PIPE BAND AND HIGHLAND DANCERS (without share capital).....	Oct. 6, 1975	City of Kingston
WALLACEBURG SENIOR CITIZENS CLUB INC. (without share capital).....	Sept. 29, 1975	Town of Wallaceburg

B. C. HOWARD,
Executive Director, Companies Division.

Certificate of Amalgamation Issued

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, a certificate of amalgamation has been issued to:

Name of Amalgamated Corporation	Effective Date	Head Office	Names of Amalgamating Corporations
VITAL AUTOMOTIVE SYSTEMS INC.	Sept. 30, 1975	Metro. Toronto	Vital Automotive Systems Inc. Vital Car & Truck Rustproofing Limited Vital Automotive Industries Limited

B. C. HOWARD,
Executive Director, Companies Division.

(6287)

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Amendments to Articles

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, amendments to articles have been effected as follows:

Name of Corporation	Date of Incorporation	Effective Date	Type of Certificate Issued
BANNON SHEET METAL LIMITED..	Sept. 22, 1961	Oct. 6, 1975	Certificate of Amendment of Articles
BRADLEY & ASSOCIATES INSURANCE AGENCIES LIMITED (formerly Business Insurance Agencies Limited)	Aug. 23, 1972	Sept. 25, 1975	Certificate of Amendment of Articles
LAURI CAMPBELL REAL ESTATE AND INSURANCE INC. (formerly Lauri Campbell, Inc.)	Aug. 15, 1974	Sept. 25, 1975	Certificate of Amendment of Articles
CANADIAN HARDWOODS, LIMITED.	June 20, 1924	Sept. 26, 1975	Certificate of Amendment of Articles
O. F. CARTER SALES INC. (formerly Cartec Inc.)	May 7, 1970	Sept. 29, 1975	Certificate of Amendment of Articles
CONCORDE METAL STAMPINGS LIMITED	Sept. 14, 1970	Oct. 10, 1975	Certificate of Amendment of Articles
DARNEX COMPANY LIMITED (formerly Darnex Investments Limited)	Sept. 11, 1968	Oct. 2, 1975	Certificate of Amendment of Articles

Name of Corporation	Date of Incorporation	Effective Date	Type of Certificate Issued
DIPAULO ORNAMENTAL FABRICATORS LTD. (formerly Dipaola Ornamental Iron Fabricators Ltd.).....	Aug. 15, 1974	Oct. 2, 1975	Certificate of Amendment of Articles
EAGLE-RIDGE HOLDINGS LIMITED	Feb. 13, 1975	Oct. 1, 1975	Certificate of Amendment of Articles
FLEETWOOD METAL INDUSTRIES LIMITED.....	June 7, 1955	Oct. 10, 1975	Certificate of Amendment of Articles
FONES-CAMPBELL CONSTRUCTION LTD. (formerly Ron Campbell Construction Ltd.).....	Jan. 29, 1975	Oct. 2, 1975	Certificate of Amendment of Articles
GREAT LAKES AIRLINES LIMITED.	Jan. 9, 1961	Oct. 8, 1975	Certificate of Amendment of Articles
HANNA INVESTMENTS LTD. (formerly Shlesinger Corporate Services Limited).....	Mar. 17, 1965	Sept. 24, 1975	Certificate of Amendment of Articles
RON HODGINS CHEVROLET- OLDSMOBILE LIMITED (formerly Lakeview Chevrolet-Oldsmobile- Cadillac Limited).....	April 13, 1971	Sept. 29, 1975	Certificate of Amendment of Articles
HOMETOWN HAMILTON LIMITED..	Feb. 18, 1972	Oct. 6, 1975	Certificate of Amendment of Articles
INDUSTRIAL TASK FORCE LTD....	May 13, 1973	Oct. 9, 1975	Certificate of Amendment of Articles
THE KEYSTONE FENCE COMPANY LTD. (formerly Sherri Financial Corporation Limited).....	Sept. 15, 1971	Sept. 29, 1975	Certificate of Amendment of Articles
KUTI ENTERPRISES LIMITED.....	Dec. 20, 1968	Oct. 10, 1975	Certificate of Amendment of Articles
MONTEGO FOREST PRODUCTS LIMITED.....	May 3, 1971	Oct. 7, 1975	Certificate of Amendment of Articles
OTTAWA GOODTIME CENTRE LIMITED (formerly Bytown Goodtime Centre Limited).....	July 25, 1975	Oct. 7, 1975	Certificate of Amendment of Articles
PORTA HOLDINGS LIMITED.....	Aug. 7, 1962	Sept. 25, 1975	Certificate of Amendment of Articles
REDIMIX BEVERAGES LIMITED....	June 12, 1975	Sept. 25, 1975	Certificate of Filing of Resolution

Name of Corporation	Date of Incorporation	Effective Date	Type of Certificate Issued
RON-LAN MANAGEMENT SERVICES CORPORATION (formerly Petch Associates Management Services Corporation)	Jan. 31, 1975	Oct. 6, 1975	Certificate of Amendment of Articles
WORLD WIDE IMPORTING LTD....	Mar. 27, 1975	Sept. 19, 1975	Certificate of Amendment of Articles
210120 ONTARIO LIMITED (formerly Allied Paper Holdings (Central) Limited)	Feb. 28, 1968	Sept. 25, 1975	Certificate of Amendment of Articles
305380 ONTARIO LIMITED	April 24, 1975	Sept. 24, 1975	Certificate of Amendment of Articles

B. C. HOWARD,
Executive Director, Companies Division.

(6288)

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Supplementary Letters Patent Issued

NOTICE IS HEREBY GIVEN that, under *The Corporations Act*, Supplementary Letters Patent have been issued to:

Name of Corporation	Date of Incorporation	Effective Date	Effect of Supplementary Letters Patent
THE INJURED WORKMEN'S CONSULTANTS	July 7, 1971	Sept. 23, 1975	(a) Varying and Extending its Objects
THE INSTITUTE OF HOLY LAND STUDIES	June 26, 1972	Sept. 29, 1975	Varying its objects
ST. MARGARET'S PARISH (MIDLAND) CREDIT UNION LIMITED	April 28, 1945	Aug. 12, 1975	Change name to: Midland Credit Union Limited

B. C. HOWARD,
Executive Director, Companies Division.

(6289)

44

Licences in Mortmain Issued

NOTICE IS HEREBY GIVEN that, under *The Mortmain and Charitable Uses Act*, a Licence has been issued to:

Name of Corporation	Date of Incorporation	Jurisdiction of Incorporation	Date of Licence
YAMAHA CANADA MUSIC LTD.	Nov. 6, 1969	Canada	Sept. 30, 1975

B. C. HOWARD,
Executive Director, Companies Division.

(6290)

44

Extra-Provincial Licences Issued

NOTICE IS HEREBY GIVEN that, under Part IX of *The Corporations Act*, a Licence has been issued to:

Name of Corporation	Date of Incorporation	Jurisdiction of Incorporation	Date of Licence
CHASE ECONOMETRIC ASSOCIATES, INC. ...	Feb. 8, 1971	New York	Sept. 23, 1975
FACTORY SERVICE CORPORATION	Mar. 24, 1939	Rhode Island	Oct. 6, 1975
MEDTEC MARKETING LIMITED	Oct. 13, 1971	British Columbia	Sept. 22, 1975
REUTERS LIMITED	Dec. 11, 1916	United Kingdom of Great Britain and Ireland	Oct. 6, 1975
SOUTHWESTERN INDUSTRIES INC.	July 9, 1951	California	Sept. 16, 1975

B. C. HOWARD,
Executive Director, Companies Division.

(6291)

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Extra-Provincial Licences Cancelled

NOTICE IS HEREBY GIVEN that, under Section 377 of *The Corporations Act*, a Licence, issued under Part IX of the said Act, has been cancelled for the corporations named hereunder:

Name of Corporation	Date of Incorporation	Jurisdiction of Incorporation	Date of Licence	Date of Cancellation Order
AMJ KWIK-KNITS LTD.	June 18, 1971	Manitoba	Sept. 7, 1971	Oct. 3, 1975
BLACK GIANT MINES LTD. (N.P.L.)	April 11, 1962	British Columbia	Feb. 9, 1971	Sept. 26, 1975

Name of Corporation	Date of Incorporation	Jurisdiction of Incorporation	Date of Licence	Date of Cancellation Order
INTERNATIONAL BURNER CORP. LTD.....	Jan. 7, 1944	British Columbia	Aug. 9, 1972	Sept. 26, 1975
NEONEX SHELTER INDUSTRIES LTD.....	Dec. 31, 1968	British Columbia	Mar. 5, 1973	Oct. 3, 1975
PUBLIC FINANCE (ONTARIO) LIMITED.....	May 6, 1960	Manitoba	July 15, 1960	Sept. 29, 1975
SLOCAN DEVELOPMENT CORPORATION LIMITED.....	April 16, 1952	British Columbia	Feb. 9, 1971	Sept. 26, 1975

B. C. HOWARD,
Executive Director, Companies Division.

(6292)

44

Certificates of Dissolution Issued

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, a certificate of dissolution has been issued to:

Name of Corporation	Date of Incorporation	Effective Date
ARVAI TAVERN LIMITED.....	May 1, 1972	Sept. 30, 1975
CUSTOM VENTURES RESEARCH LIMITED.....	Sept. 29, 1971	Oct. 7, 1975
DUYARNTEX HOLDINGS LIMITED.....	April 22, 1969	Sept. 16, 1975
THE GRANT CARTAGE & FORWARDING COMPANY, LIMITED.....	Mar. 4, 1911	Oct. 2, 1975
HOGLE & TAYLOR LIMITED.....	Oct. 1, 1962	Oct. 3, 1975
HOWEY CONSOLIDATED MINES LIMITED.....	Mar. 12, 1926	Oct. 1, 1975
POOH INVESTMENTS LIMITED.....	Nov. 13, 1962	Oct. 2, 1975
SCHOONHOVEN INVESTMENTS LIMITED.....	Dec. 29, 1958	Oct. 1, 1975

B. C. HOWARD,
Executive Director, Companies Division.

(6293)

44

Voluntary Winding Up Under The
Business Corporations Act

NOTICE IS HEREBY GIVEN that the Liquidators of the Corporation named hereunder have filed with the Ministry of Consumer and Commercial Relations a notice under Section 215 (2) of *The Business Corporations Act*.

Name of Corporation	Date of Incorporation	Date of Filing
TOFFOLI CONSTRUCTION COMPANY LIMITED.....	Feb. 9, 1951	Oct. 10, 1975
B. C. HOWARD, Executive Director, Companies Division.		
(6362)		44

Credit Union Incorporated

NOTICE IS HEREBY GIVEN that, under *The Credit Unions Act*, a Certificate of Incorporation has been issued to:

Name of Corporation	Date of Incorporation
WEST INDIAN (TORONTO) CREDIT UNION LIMITED.....	Oct. 3, 1975
B. C. HOWARD, Executive Director, Companies Division.	
(6294)	44

PRIVATE BILLS

Time for introducing Private Bills

51. (a) No Private Bill may be presented to the House after the first five weeks of the Session.

Time for reporting

(b) No report of a committee upon a Private Bill may be received after the first eight weeks of the Session.

Filing Bill with Clerk

52. (a) Any person desiring to apply for a Private Bill shall do so by filing with the Clerk of the House at least eight (8) days before the meeting of the House, a copy of such Bill, together with a fee of \$150, and if such Bill is not deposited by that time the applicant shall pay \$10 for each day he is late in filing the Bill, including the day of filing.

Applications to
Parliament —
Private Bills

PUBLIC NOTICE

LEGISLATIVE ASSEMBLY OF ONTARIO

The attention of Municipal Officials, Solicitors and all other persons who may be interested in the preparation of Private Bills for submission to the Legislative Assembly of Ontario is directed particularly to the following Standing Orders governing the submission of such Bills:

Applicant to pay cost of printing

(b) Every applicant for a Private Bill shall pay the cost of printing such Bill, including the cost of printing the Act in the Statutes.

Other charges

(c) The following charges shall also be levied and paid in addition to the foregoing:—

1. When any Standing Order of the House is suspended with reference to a Bill, for each such suspension, \$50.00.
2. When a Bill is presented to the House after the first five weeks of the Session and before the end of the sixth week, \$75.00.
3. When a Bill is presented to the House after the sixth week of the Session, \$100.00.

Additional fees

(d) In the case of any Bill incorporating a company, or increasing the capital stock of a company already incorporated, there shall be paid to the Clerk of the House, by or on behalf of the applicant, before the same is reported to the House, the same fee as would be payable in the case of an incorporation or increase of capital under the provisions of the Ontario Companies Act, less the sum of \$150.00 already paid to the Clerk of the House.

(e) When a Bill is for the purpose of confirming by-laws, bonds, debentures or other securities, or authority is asked to borrow money or to increase borrowing powers, the following additional fees shall be paid according to the amount of money involved:—

On amounts less than \$10,000.....	\$ 25
On amounts over \$10,000 and up to \$25,000	50
On amounts over \$25,000 and up to \$40,000	75
On amounts over \$40,000 and up to \$75,000	100
On amounts over \$75,000 and up to \$125,000	125
On amounts over \$125,000 and up to \$175,000	150
On amounts over \$175,000 and up to \$250,000	200
On amounts over \$250,000 and up to \$350,000	250

and an additional fee of \$50 for every \$100,000 over \$350,000.

Publication of Standing Orders re Private Bills

53. (a) The Clerk of the House shall, during each recess of Parliament, publish weekly in The Ontario Gazette the Standing Orders respecting notices of intended applications for Private Bills.

Notices posted

(b) The Clerk shall also, by the first day of every Session, post notices in the Legislative Building of the time limit for receiving applications for Private Bills and reports thereon.

Required notice of applications

54. All applications for Private Bills properly the subject of legislation by the Legislative Assembly of Ontario, within the purview of "The British North America Act, 1867", shall require a notice, clearly and distinctly specifying the nature and object of the application, and, where the application refers to any proposed work, indicating generally the location of the work, and signed by or on behalf of the applicants, such notice to be published as follows:—

1. A notice in The Ontario Gazette and in at least one newspaper published or circulated in the municipality affected.
2. Such notice shall be published once a week for at least six weeks prior to the consideration of the Bill by the Private Bills Committee.

Bills for debenture issues

3. If the application is by a municipal corporation for authority to issue debentures, the notice shall set out the particulars of the existing debenture debt and the amount of the rateable property of the municipality according to the last revised assessment roll of the corporation and in brief and general terms, the object for which the new issue of debentures is required.

Report by Standing Orders and Procedures Committee

55. (a) The Committee on Standing Orders and Procedures shall examine each application and report to the House whether the Standing Orders, particularly with respect to notice, have been complied with and where the notice is insufficient, the Committee recommends to the House the course to be taken in consequence of such insufficiency.

Declaration re advertising

(b) The applicants for a Private Bill shall lodge with the Clerk of the House a declaration proving publication of the notice before the application is considered by the Standing Orders and Procedures Committee.

Clerk reports to Standing Orders and Procedures Committee

(c) The Clerk of the House shall report to the Standing Orders and Procedures Committee respecting the compliance by all applicants for Private Bills with the Standing Orders relating to such applications, particularly the requirements for notice.

Introduction of Private Bill

56. Every Private Bill shall be introduced upon a motion for leave for introduction and first reading after the application has been favourably reported by the Standing Orders and Procedures Committee.

Letters Patent

57. When any Bill for confirming any Letters Patent, or Agreement, is presented to the House, the copy of such Letters Patent, or Agreement, shall be attached to it.

Certificate of Minister of Revenue re Letters Patent

58. No Bill relating to Letters Patent shall be considered by the Private Bills Committee until there shall have been deposited with the Clerk of the House a certificate of the Minister of Revenue showing that all taxes payable under The Corporations Tax Act relating thereto have been paid.

Reference to Private Bills Committee after first reading

59. Every Private Bill, when read a first time, shall, unless it be an Estate Bill, or a Bill providing for a consolidation of a floating debt or for the consolidation or renewal of debentures (other than local improvement debentures) of a municipal corporation, stand referred to the Private Bills Committee, and any petitions to the House, for or against the Bill, are considered as referred to such Committee.

Certain Municipal Applications referred to Ontario Municipal Board

60. (a) A Private Bill of a municipal corporation providing for the consolidation of a floating debt, or the consolidation or renewal of debentures (other than local improvement debentures) stands referred to the Ontario Municipal Board after first reading.

Board to report

(b) The Board, after due enquiry, shall report to the House whether or not it is reasonable that the Bill, or that part thereof relating to the matters referred to in clause (a), should pass and what, if any, alterations should be made in the Bill.

Report to Clerk

(c) A report shall be transmitted to the Clerk of the House.

Bill and report to Private Bills Committee

(d) The Bill and report shall stand referred to the Private Bills Committee.

Estate Bills to Commissioners

61. (a) Every Estate Bill stands referred to the Commissioners of Estate Bills after first reading.

Commissioners to report

(b) The Commissioners, or any two of them, shall report their opinion thereon and whether, presuming the allegations contained in the preamble to be proven to the satisfaction of the House, it is reason-

able for such Bill to pass and what, if any, alterations are necessary.

Report to Clerk

(c) A report shall be transmitted to the Clerk of the House.

Bill and report to Private Bills Committee

(d) The Bill and report shall stand referred to the Private Bills Committee.

Adverse report by Commissioners

(e) In the event of the Commissioners of Estate Bills reporting that, in their opinion, it is not reasonable that the Bill submitted to them shall pass into law, such Bill shall not be further considered.

Notice re Hearing by Private Bills Committee

62. (a) The Clerk of the House shall post in the Legislative Building five days' notice of the date on which any Private Bill is to be considered by the Private Bills Committee.

Notice published in the Notice Paper

(b) The notice required by clause (a) shall be published in the Notice Paper.

Notice of Next Day Meetings on Private Bills

(c) The Clerk shall also publish in the Notice Paper a notice of any meeting of the Private Bills Committee to be held on the following day.

Consent of interested persons

63. Any persons whose interest or property may be affected by a Private Bill, when required, shall appear before the Private Bills Committee to express their consent or objection, or may consent in writing, proof of which may be demanded by the Committee.

Majority rules

64. (a) Questions before the Private Bills Committee are decided by the majority.

Casting vote by Chairman

(b) In case of a tie, the Chairman shall give the casting vote.

On Order Paper after report

65. Private Bills when reported by the Private Bills Committee shall be placed on the Order Paper for second reading.

Bills initialled and signed by Chairman

66. (a) The Chairman of the Private Bills Committee will initial each section of a Bill as it is passed and shall also sign the Bill.

Amendments

(b) Any amendments shall be clearly indicated in the signed copy, any such amendments or additions being initialled by the Chairman.

Bills filed with the Clerk

(c) The Bill signed by the Chairman shall be filed in the Office of the Clerk of the House, and when a Bill is amended, another copy with the amendments written thereon shall be prepared by the Clerk of the Committee and attached to the report.

Reprinting amended Bills

67. Private Bills amended by any Committee may be reprinted by order of such Committee; or after being reported, and before further consideration, may be reprinted in whole or in part as the Clerk of the House may direct; and the cost of such reprinting shall be added to the cost of the first printing of the Bill and shall be payable by the applicant.

Referral after second reading

68. Private Bills, after second reading, shall be placed on the Order Paper for third reading, unless specially ordered referred to the Committee of the Whole House.

Notice required to dispense with Standing Orders

69. Except by unanimous consent of the House, in case of urgent and pressing necessity, no motion may be made to dispense with any Standing Order relative to Private Bills, without due notice thereof.

Private Bill Register

70. A Private Bill Register shall be kept in the office of the Clerk of the House, in which shall be entered, by the Clerk appointed for that purpose, the name, description, and place of residence of the parties applying for the Bill, or of their agent, and all the proceedings thereon, and the day on which the Private Bills Committee is appointed to sit, such register to be open to public inspection daily, during office hours.

Parliamentary Agents

71. (a) Every Parliamentary Agent conducting proceedings before the House shall be personally responsible to the House and to the Speaker, for the observance of the Standing Orders and Practices of Parliament, and also for the payment of all fees and charges.

Misconduct of Agent

(b) Any agent who shall wilfully act in violation of the Standing Orders and Practices of Parliament, or who shall wilfully misconduct himself in prosecuting any proceedings before the House, shall be liable to an absolute or temporary prohibition to practice as a Parliamentary Agent, at the pleasure of the Speaker.

RODERICK LEWIS, Q.C.,
Clerk of Legislative Assembly of Ontario.

T.F.N.

Applications to Parliament

THE CORPORATION OF THE BOROUGH OF SCARBOROUGH

APPLICATION FOR SPECIAL LEGISLATION

NOTICE IS HEREBY GIVEN that, on behalf of The Corporation of the Borough of Scarborough, application will be made to the Legislative Assembly of the Province of Ontario at its next Session for Special Legislation to authorize the Council of the Corporation:

1. To pass by-laws providing for the granting of an annual retirement allowance to Frederick Charles Cook.

Dated at the Borough of Scarborough this 8th day of October, A.D. 1975.

K. H. MACDIARMID, Q.C.,
Solicitor,
Borough of Scarborough,
150 Borough Drive,
Scarborough, Ontario,
Solicitor for the Applicant.

(9097)

43 to 48

NOTICE IS HEREBY GIVEN that on behalf of The Corporation of the Township of Wicksteed, application will be made to the Legislative Assembly of the Province of Ontario at its next regular session, commencing in 1975, for an Act exempting members of the Council for The Corporation of the Township of Wicksteed from the operation of *The Municipal Conflict of Interest Act* in matters

pertaining to the plans for a major development in the Township of Wicksteed, at Hornepayne, Ontario, by the Canadian National Railways.

Dated at Sault Ste. Marie this 17th day of October, 1975.

THE CORPORATION OF THE
TOWNSHIP OF WICKSTEED
By its Solicitors,
WISHART, NOBLE, NORI, REILLY,
WRIGHT & BISCEGLIA.

Per: GERALD E. NORI.

(9148)

44 to 49

THE CORPORATION OF THE BOROUGH OF YORK

NOTICE OF APPLICATION FOR SPECIAL LEGISLATION

NOTICE IS HEREBY GIVEN that The Corporation of the Borough of York intends to apply to the Legislative Assembly of the Province of Ontario at the current session of the Legislative Assembly for an Act providing that the Council of the Borough of York may pass by-laws:

- (a) to require the owners, occupiers, or persons in charge of any premises to remove the whole or any part of any dead or decayed tree which may be a danger to adjacent property owners, and, in the event of non-compliance with such order, to provide for the Borough entering upon private property for the purpose of cutting down or trimming such dead or decayed tree, and assessing the cost of such work against the owner of the property;
- (b) to establish a clinic or clinics within the Borough of York for the spaying or neutering of domestic animals without cost to the owners of such animals, or upon payment to the Borough of such fees as may be established by the by-law.

Dated at Toronto this 1st day of November, 1975.

J. H. BOLAND, Q.C.,
2700 Eglinton Avenue West,
Toronto, Ontario,
Solicitor for the Applicant.

(9149)

44 to 49

Corporation Notices

TAKE NOTICE that the shareholders of B. & Z. Car Wash Limited unanimously passed a resolution on the 16th day of October, 1975, requiring the said Corporation to be wound up voluntarily under

the provisions of *The Business Corporations Act*, and appointing Peke Bangma, of R.R. #4, Mallorytown, Ontario, as liquidator.

Dated at Brockville, Ontario, this 16th day of October, 1975.

PEKE BANGMA,
R.R. #4,
Mallorytown, Ontario.

(9150)

44

H. W. BACON LIMITED

NOTICE IS HEREBY GIVEN that H. W. Bacon Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 17th day of October, 1975.

B. W. SHIELDS,
Assistant Secretary-Treasurer.

(9151)

44

H. W. BACON HOLDINGS LIMITED

NOTICE IS HEREBY GIVEN that H. W. Bacon Holdings Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 17th day of October, 1975.

B. W. SHIELDS,
Assistant Secretary-Treasurer.

(9152)

44

ALKEMIE CANADA LIMITED

NOTICE IS HEREBY GIVEN that Alkemie Canada Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Downsview, Ontario, this 8th day of September, 1975.

H. FREEMAN,
Secretary-Treasurer.

(9153)

44

NOTICE IS HEREBY GIVEN that the Head Office of the Latin America Mission (Canada) Inc. was changed from the City of Toronto, 110 Wellesley

Street East, Suite #505, to Metropolitan Toronto, 3251 Sheppard Avenue East, Scarborough, by a special resolution which was confirmed on the 23rd day of September, 1975.

Dated this 15th day of October, 1975.

GORDON J. HOUSER,
Secretary.

(9154)

44

NOTICE IS HEREBY GIVEN that The Commerce Hotel (Toronto) Limited intends to deliver to the Minister of Consumer and Commercial Relations, Articles of Dissolution.

Dated this 14th day of October, 1975.

MORRIS KERBEL,
President.

(9155)

44

ABERDEEN SECURITIES LIMITED

NOTICE IS HEREBY GIVEN that Aberdeen Securities Limited intends to surrender its charter.

Dated at Hamilton this 15th day of October, A.D. 1975.

WILLIAM J. MILNE,
Secretary-Treasurer.

(9156)

44

SECREL PURCHASING CO-OPERATIVE LIMITED

NOTICE IS HEREBY GIVEN that Secrel Purchasing Co-operative Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Co-operative Corporations Act, 1973*.

Dated at Toronto, Ontario, this 16th day of October, 1975.

FREDERICK L. HALLORAN,
Secretary/Treasurer.

(9157)

44

MIL'S AUTOMATIC WASH LIMITED

Mil's Automatic Wash Limited hereby gives notice, pursuant to *The Business Corporations Act*, of its intention to dissolve.

Dated this 16th day of October, 1975.

ELLA BUELL,
Secretary-Treasurer.

(9158)

44

AMBERLEY FIRST INCOME FUND LIMITED

NOTICE IS HEREBY GIVEN that Amberley First Income Fund Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at London, Ontario, this 14th day of October, 1975.

AMBERLEY FIRST INCOME
FUND LIMITED,
By its Solicitors,
LERNER & ASSOCIATES.

(9159)

44

NOTICE IS HEREBY GIVEN that Oliver Severn Gold Mines Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 1st day of October, 1975.

WALTER STEUERMAN,
Secretary.

(9160)

44

HANMER BUS LINES LIMITED

NOTICE IS HEREBY GIVEN that the name of the Company of Hanmer Bus Lines Limited was changed to Cyrice Dugas Limited by a special resolution which was consented to by all the shareholders of the Corporation in accordance with *The Corporations Act* and amended Articles of Incorporation were issued on August 18th, 1975, pursuant to *The Business Corporations Act*.

Dated this 18th day of August, 1975.

PAQUETTE, CAMPBELL &
LALANDE,
Barristers and Solicitors,
218 Lasalle Boulevard,
Sudbury, Ontario,
Solicitors for the said Corporation.

(9161)

44

GREULICH CONSTRUCTION LIMITED

TAKE NOTICE that Greulich Construction Limited intends to file Articles of Dissolution with the Ministry of Consumer and Commercial Relations.

Dated at Cambridge, Ontario, this 17th day of October, 1975.

DONNA J. JOHNSTONE,
President.

(9162)

44

**DALE-MacDONALD CONSTRUCTION
LIMITED**

NOTICE IS HEREBY GIVEN that Dale-MacDonald Construction Limited intends to dissolve pursuant to *The Business Corporations Act*, R.S.O. 1970, Chapter 25.

Dated at Ottawa this 16th day of October, 1975.

DOUGLAS R. MACDONALD,
Secretary,
c/o KENNEDY, SWEET &
SHOULDICE,
130 Albert Street,
Ottawa, Ontario,
Solicitors for Dale-MacDonald
Construction Limited.

(9163) 44

**QUINCAILLERIE LAFRENIERE
HARDWARE LIMITED**

NOTICE IS HEREBY GIVEN that Quincaillerie Lafreniere Hardware Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at North Bay this 25th day of July, 1975.

HECTOR SOUBLIERE,
Secretary.

(9164) 44

**AUXILIARY MANAGEMENT SERVICES
LIMITED**

Auxiliary Management Services Limited hereby gives notice, pursuant to *The Business Corporations Act*, of its intention to dissolve.

Dated this 17th day of October, 1975.

DENNIS G. FIELD,
Secretary.

(9165) 44

ARMAC CONSTRUCTION LIMITED

NOTICE IS HEREBY GIVEN that Armac Construction Limited intends to surrender the charter.

Dated at Toronto this 16th day of October, 1975.

CLARA TREFLER,
Secretary-Treasurer.

(9166) 44

**RORAVEN MANAGEMENT SERVICES
LIMITED**

NOTICE IS HEREBY GIVEN that Roraven Management Services Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 20th day of October, 1975.

ROSE RAVINSKY,
Secretary.

(9167) 44

NOTICE IS HEREBY GIVEN that Trent Insurance Agency Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 9th day of October, 1975.

NORMA G. STUBBINS,
Secretary.

(9178) 44

**WILMAR MANUFACTURING CO.
LIMITED**

NOTICE IS HEREBY GIVEN that Wilmar Manufacturing Co. Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 17th day of October, 1975.

STUART DOYLE,
Secretary.

(9179) 44

TRUSCAN REALTY (KITCHENER) LTD.

Truscan Realty (Kitchener) Ltd. hereby gives notice, pursuant to *The Business Corporations Act*, of its intention to file Articles of Dissolution with the Minister of Consumer and Commercial Relations.

Dated at London, Ontario, this 22nd day of October, 1975.

HARRISON, ELWOOD,
Barristers and Solicitors,
220 Dundas Street,
Suite 700,
London, Ontario,
Solicitors for the Corporation.

(9180) 44

KENAN INVESTMENTS LIMITED

NOTICE IS HEREBY GIVEN that Kenan Investments Limited intends to dissolve.

Dated this 15th day of October, 1975.

BARRY D. LIPSON,
Secretary.

(9168)

44

(9181)

44

HILLCREST NEIGHBOURHOOD RESOURCES

NOTICE IS HEREBY GIVEN that the number of directors of Hillcrest Neighbourhood Resources was increased from fourteen to sixteen by special resolution which was confirmed by the members of the Corporation on the 29th day of September, 1975.

Dated this 10th day of October, 1975.

J. A. BRADSHAW,
Secretary.

(9182)

44

WILKLUM LIMITED

NOTICE IS HEREBY GIVEN that Wilklum Limited will proceed to dissolution pursuant to Section 247 (b) of *The Business Corporations Act*.

Dated this 21st day of October, 1975.

R. B. STAPELLS,
Secretary.

(9183)

44

ALCOR TACKLE & SPORTS LIMITED

NOTICE IS HEREBY GIVEN that Alcor Tackle & Sports Limited, pursuant to the provisions of *The Business Corporations Act*, intends to make application to the Ministry of Consumer and Commercial Relations, for leave to surrender the charter of the said Company.

Dated this 23rd day of October, 1975.

A. W. LOVELL,
President.

(9184)

44

Dissolution of Partnership

IN THE MATTER OF Section 36, Subsection 2 of *The Partnership Act*, R.S.O. 1970, Chapter 339; and

IN THE MATTER OF Toronto Auto Collision, a Partnership.

TAKE NOTICE that as of the 1st day of October, 1975, Francesco Caracciolo is no longer associated with the Partnership carrying on business under the name of Toronto Auto Collision. The said business is now being carried in partnership by Emilio Petrasso and Pasquale Caracciolo.

Change of Name Act

NOTICE IS HEREBY GIVEN that, pursuant to *The Change of Name Act, 1970*, the application of George Richard Zudel, residing at 1288 Hollywood Street, Fort Erie, Ontario, to change his name to George Richard Dennahower, will be made before the presiding Judge of the County Court of the Judicial District of Niagara South at his Chambers in the Court House, in the City of Welland, on Friday, the 28th day of November, 1975, at the hour of 10.00 o'clock in the forenoon.

Dated at Welland, Ontario, this 9th day of October, A.D. 1975.

(9169)

44

TAKE NOTICE that Hazil Carolyn Latka, also known as Carolyn Mary Latka of 2 Oriole Crescent, in the City of Hamilton, in the Regional Municipality of Hamilton-Wentworth, will apply to the presiding Judge in Chambers at the Court House at 50 Main Street East, in the City of Hamilton, in the Regional Municipality of Hamilton-Wentworth, on Wednesday, the 3rd day of December, 1975, at 10.00 o'clock in the forenoon, or so soon thereafter as the application can be heard, for an Order changing her name from Hazil Carolyn Latka to Carolyn Mary Joliceur.

Dated at Hamilton this 15th day of October, 1975.

INCH, EASTERBROOK, SHAKER &
CRANE,
Barristers and Solicitors,
15 King Street West,
Hamilton, Ontario,
Solicitors for the Applicant.

(9170)

44

IN THE MATTER OF the application by Joan Adrienne Mary Aikin for a change of name; and

IN THE MATTER OF *The Change of Name Act*, R.S.O. 1970, Chapter 60.

TAKE NOTICE that His Honour Judge John J. Matheson has appointed Thursday, the 4th day of December, 1975, at the Court House, 2 Daly Avenue, Ottawa, at 2.30 o'clock in the afternoon, or so soon thereafter as counsel can be heard,

to hear the application of Joan Adrienne Mary Aikin, of 175 Glen Avenue, Ottawa, Ontario, to change her name to Joan Adrienne White.

Dated at Ottawa this 14th day of October, 1975.

DIXON, BULGER & YOUNG,
Barristers and Solicitors,
1245 Wellington Street,
Ottawa, Ontario,
K1Y 3A3,
Solicitors for the Applicant.

(9171)

44

NOTICE IS HEREBY GIVEN that the application of Isabel Louise Pokluda, residing at 20 Cassells Avenue, Toronto, to change her name to Isabel Louise MacKinnon, will be heard in Chambers at the New Court House, University Avenue, Toronto, on Monday, the 1st day of December, A.D. 1975, at the hour of ten o'clock in the forenoon.

Dated at Toronto this 20th day of October, 1975.

MERRICK, YOUNG, MERRICK &
CANNINGS,
38 Prince Arthur Avenue,
Toronto, Ontario,
M5R 1A9,
Solicitors for the Applicant.

(9185)

44

IN THE MATTER OF *The Change of Name Act*,
R.S.O. 1970, Chapter 60 and amendments thereto;
and

IN THE MATTER OF the application of Gail Shank,
of the City of Windsor, County of Essex, on
behalf of Jeffrey Allen Nelson Findlay, an infant,
to change his name to Jeffrey Allen Nelson
Shank.

TAKE NOTICE that an application will be made
on behalf of the above Applicant, before the presiding
Judge in Chambers at the Essex County Court
House, 245 Windsor Avenue, in the City of Windsor,
County of Essex, on the 19th day of November,
1975, at 10.00 o'clock in the forenoon, or as soon
thereafter as the application can be heard, for an
Order to change the name of the Applicant's son
Jeffrey Allen Nelson Findlay to Jeffrey Allen
Nelson Shank.

(9186)

44

Miscellaneous Notices

Anyone with knowledge of a Will for the deceased,
George K. Fraser, formerly of 71 Shaw Street,
Toronto, please contact W. Frank Sleep at 244-5371.

(9070)

42 to 44

CP EXPRESS LIMITED

NOTICE IS HEREBY GIVEN that all goods received
previous to the first day of January, 1975, still
remaining unclaimed in the offices of the CP
Express Limited at different points in the Province
of Ontario, will be sold at public auction to the
highest bidder by Frank Waddington, Auctioneer,
at 189 Queen Street East, Toronto, Ontario, at
11.00 o'clock in the forenoon, on the fourth day
of December, 1975, unless same shall be called for
before that date and all charges paid thereon.

W. M. RILEY,
Vice-President.

(9118)

43 to 48

THE CEMETERIES ACT

IN THE MATTER OF *The Cemeteries Act*, R.S.O.
1970, Chapter 57; and

IN THE MATTER OF the Isolated Burials in all and
singular that certain parcel or tract of land situate,
lying and being in the Town of Vaughan, in the
Regional Municipality of York and the Province of
Ontario, and being composed of that part of the
East half of Lot 5, Concession 9, in the Town of
Vaughan designated as Part 1 on Ministry of
Transportation and Communications Plan of
Survey P-2103-53, being a Reference Plan de-
posited in the Land Registry Office for the
Registry Division of Toronto Boroughs and York
South as Plan 64-1968.

NOTICE

TAKE NOTICE that an application will be made
to the Lieutenant Governor in Council for an
Order directing the removal of any bodies interred
in the said Part of the said cemetery and for their
reinterment within the limits of Woodbridge Cem-
etery, in the manner and in compliance with the
procedure and requirements of the said Act.

Dated at the Borough of North York this 7th day of
October, 1975.

MINISTRY OF TRANSPORTATION
AND COMMUNICATIONS
(ONTARIO),
Central Region Legal Office,
3501 Dufferin Street,
Downsview, Ontario.

(9119)

43 to 46

TAKE NOTICE that the Cologne Life Reinsurance
Company, Stamford, Connecticut, intends to apply
to the Superintendent of Insurance for Ontario
for a licence to carry on the business of insurance
under the following classes:

Life and Accident and Sickness (limited to the business of reinsurance).

The Chief Agent will be Dr. Joachim Trabant, 88 University Avenue, Toronto M5H 3C5.

Dated at Toronto, this 10th day of October, 1975.

DR. G. BERGER,
President.

(9120)

43 to 45

COMMERCIAL UNION ASSURANCE COMPANY OF CANADA—LA COMPAGNIE D'ASSURANCE UNION COMMERCIALE DU CANADA

NOTICE IS HEREBY GIVEN that Commercial Union Assurance Company of Canada—La Compagnie D'Assurance Union Commerciale du Canada will make application to The Superintendent of Insurance of Ontario for a licence under *The Insurance Act* (Ontario).

Dated at Toronto, Ontario, this 1st day of October, 1975.

HERBERT B. GORDON,
Secretary.

(9121)

43 to 45

SHORE TO SHORE CORPORATION LIMITED

TAKE NOTICE that a Special General Meeting of the shareholders of Shore to Shore Corporation Limited will be held at The Cambridge Twin Cinemas, 150 Holiday Inn Drive, Cambridge (Hespeler), Ontario, on the 18th day of November, 1975, at the hour of 2.00 p.m. (Eastern Standard Time), to consider, and if deemed advisable:

1. To confirm a special resolution of the Corporation enacted by the Board of Directors on the 25th of September, 1975, for the application to The Lieutenant Governor in Council of the Province of Ontario for the issuance of Supplementary Letters Patent to continue the Corporation as a Loan Corporation within the provisions of *The Loan and Trust Corporations Act*, R.S.O. 1970, c. 254, and
2. Subject to the issuance of the said Supplementary Letters Patent, to consider and, if deemed advisable, to confirm and ratify an agreement to amalgamate the Corporation with District Trust Company and, subject to the assent thereto of the Lieutenant Governor in Council to continue the above Corporations as a trust company under the name of District Trust, or such other name as may be acceptable to the Lieutenant

Governor in Council, with its head office in the City of London in the County of Middlesex in the Province of Ontario.

Dated at Kitchener, Ontario, this 25th day of September, 1975.

G. A. MACKAY, Q.C.,
Secretary.

(9122)

43 & 44

DISTRICT TRUST COMPANY

TAKE NOTICE that a special general meeting of the shareholders of District Trust Company will be held at the Holiday Inn, Campaign Room, 299 King Street, London, Ontario, on the 19th day of November, 1975, at the hour of 2.00 p.m. (Eastern Standard Time), to consider, and if deemed advisable, to confirm and ratify an agreement to amalgamate the Corporation with Shore to Shore Corporation Limited and, subject to the assent thereto of the Lieutenant Governor in Council to continue the above Corporations as a trust company under the name of District Trust, or such other name as may be acceptable to the Lieutenant Governor in Council, with its Head Office in the City of London, in the County of Middlesex, in the Province of Ontario.

Dated at London, Ontario, this 26th day of September, 1975.

BY ORDER OF THE BOARD

R. C. ALLEN,
Secretary.

(9123)

43 & 44

THE REGIONAL TRUST COMPANY

NOTICE IS HEREBY GIVEN that The Regional Trust Company, a Company having its Head Office in the City of Welland, intends to make application to the Registrar of Loan and Trust Corporations for registration to transact the business of a Trust Corporation in Ontario as defined by *The Loan and Trust Corporations Act*.

Dated at Welland, Ontario, this 15th day of October, 1975.

FLETT, BECCARIO, CROUCH,
O'NEILL & MORRISON,
Barristers and Solicitors,
190 Division St.,
Welland, Ontario.

(9172)

44 to 46

COMMUNITY TRUST COMPANY LTD.

NOTICE IS HEREBY GIVEN that Community Trust Company Ltd., a Company having its Head Office in the City of Toronto, intends to make application to the Registrar of Loan and Trust Corporations for registration to transact the business of a trust company, as defined by *The Loan and Trust Corporations Act*.

Dated at Toronto this 14th day of October, 1975.

Y. R. BOTIUK, B.A., LL.B.,
794 Bathurst Street,
Toronto, Ontario,
Solicitor for the Applicant.

(9173)

44

TAKE NOTICE that at a general meeting of members of the Scarfe Employees' (Brantford) Credit Union Limited, duly called for the purpose, and held on the 8th day of October, 1975, a resolution was passed authorizing the voluntary dissolution of the said Credit Union as of the 8th day of October, 1975, under the provisions of Section 56 of *The Credit Unions Act*, R.S.O. 1970.

AND FURTHER TAKE NOTICE that on and after the 8th day of October, 1975, no further withdrawals or payments on shares or deposits may be made by any member and no new loans will be made. Proof of any claim against the said Credit Union must be filed with the Treasurer within thirty days of the date of this notice, after which time the assets of the said Credit Union will be distributed amongst the persons entitled thereto having regard to the claim of which the Credit Union then has notice.

Ms. B. JEAN ANGUS,
Secretary.

(9174)

44

TOWN OF GRIMSBY

NOTICE IS HEREBY GIVEN that the Council of The Corporation of the Town of Grimsby proposes to pass a by-law for changing the name of Patton Street from the westerly limit of Fairview Road to its intersection with Elizabeth Street, to Elizabeth Street.

AND TAKE NOTICE that the Judge of the County Court of the Judicial District of Niagara North has appointed Thursday, the 20th day of November, 1975, at the hour of 2.30 o'clock in the afternoon at his Chambers in the Court House in the City of St. Catharines as the day, hour and place for considering the by-law and for hearing those advocating and opposing the said change.

A copy of the proposed by-law and a plan showing the location of the street involved may be seen upon request at the office of the Clerk Co-ordinator, Town Hall, 114 Main Street West, Grimsby, Ontario.

Dated at St. Catharines, Ontario, this 16th day of October, 1975.

SHANTZ, GREENSPAN,
38 James Street,
St. Catharines, Ontario,
Solicitors for the Town of
Grimsby.

(9175)

44 and 45

Sheriff's Sale of Lands

UNDER AND BY VIRTUE OF a Writ of Fieri Facias, to me directed, and issued out of the County Court of the County of Simcoe, wherein The Bank of Nova Scotia is Plaintiff, and Francis Ignatious Farrell is Defendant, I have seized and taken in execution all the right, title, interest and equity of redemption of the said Francis Ignatious Farrell, in and to the following described property, namely:

All and Singular that certain parcel or tract of land and premises situate, lying and being in the City of Barrie, in the County of Simcoe and being composed of the whole of Lot 27 according to a Plan registered in the Registry Office for the Registry Division of the County of Simcoe as Number 1560.

All of which said right, title, interest and equity of redemption of the said Francis Ignatious Farrell, I shall offer for sale by public auction at my office, at 114 Worsley Street, Barrie, Ontario, on Thursday, the 4th day of December, A.D. 1975, at the hour of 10.00 o'clock in the forenoon.

Dated at the City of Barrie, in the County of Simcoe, this 20th day of October, A.D. 1975.

ROSS E. HUGHES,
Sheriff, County of Simcoe.

(9187)

44

Treasurers' Sales of Lands for Taxes

Each year, municipal and county treasurers compile a list of properties against which taxes are outstanding for at least two successive years, which is a period sufficient to permit sale of the owner's assets to reimburse the municipality. These lists are submitted by the municipal representative to the Ministry of Government Services for publication in THE ONTARIO GAZETTE.

The Gazette is published every Saturday. Tax sale lands are included only in the issue of the first Saturday of each month. Each property is described so that it may be properly identified. Also shown are the amount of tax arrears and costs, and the date, time and place where the sale will be held, which is usually in a public building in the locality. Sales are held three months or later following the date of publication in the Gazette and are subject to a reserve bid equal to the amount of tax arrears and costs.

The previous owner may by law redeem the property any time within one year and one day after the date of tax sale by paying to the municipality all arrears plus costs levied. Where redemption occurs, the municipality reimburses the purchaser of tax sale lands for the amount paid at the sale plus an additional amount to be determined in each case.

If the land is not redeemed in the manner described above, the purchaser at sale, receives from the municipality a tax deed or certificate which should be registered in the appropriate Land Titles or Registry Office. A purchaser should ascertain from either of these offices, information relating to any of the charges or liens against the land and consider the advisability of employing the services of a solicitor to determine the extent, if any, of his liability.

The foregoing applies to tax sale lands which were privately owned. In the event the land is the property of the Crown as represented by the Province of Ontario, only the improvements on the property, such as buildings, may be sold. In this case, an intending purchaser should for his own protection ascertain from the local office of the Ministry of Natural Resources whether or not the land or any part can be purchased or leased from the Ministry. If it cannot, then the purchaser of the improvements would be required to remove them from the land.

In some cases, land advertised for sale in the Gazette may be bought by the municipality, or the owner, prior to sale, may pay the tax arrears and costs. Where this occurs, the land is removed from the tax sale lists.

MUNICIPALITY OF ARNPRIOR, COUNTY OF RENFREW

To Wit:

BY VIRTUE OF A WARRANT issued by the Mayor under the seal of the Corporation of the Town of Arnprior, to me directed, having the date of 22nd day of September, 1975, commanding me to levy upon and sell the lands mentioned in the following list of arrears of taxes and costs due thereon, I hereby give notice that unless such arrears of taxes and costs are sooner paid, I shall proceed to sell by public auction the said lands or as much as may be necessary for the payment of the said taxes and costs, at the Council Chambers, Town Hall, Arnprior, at 10.00 a.m. on the 6th day of February, 1976.

All lands patented.

Dated at Arnprior, Ontario, this 23rd day of September, 1975.

G. M. BUFFAM,
Clerk-Treasurer.

Pcl. No.	Name of Owner and Description of Lands	Years in Arrears	Taxes	Advt. Costs	Treas. Comm.	Total
1	Keith and Helen Coe—N. Pt. Lot 10, Pl. 7, 205 Harrington St.....	1972-3-4-75	\$ 411.82	\$18.00	\$ 10.30	\$ 440.12
2	John and Doris Swaine—S. Pt. Lot 27, Pl. 7, 260 Harriet St.....	1972-3-4-75	632.66	18.00	15.82	666.48
3	Joyce Moulard—Lot 314, Pl. 265, 37 Mulvihill Cres.....	1972-3-4-75	1,162.67	18.00	29.07	1,209.74
4	Royden Beverley Kerr—Lot 151, Pl. 231, 44 Second Ave.....	1972-3-4-75	1,579.02	18.00	39.48	1,636.50
5	Hubert Ross Osborne—Lots 1 and 2, Pl. 387, 71 Sullivan Crescent.....	1972-3-4-75	12,520.53	18.00	313.01	12,851.54

6	Hubert Ross Osborne—Lots 3 and 4, Pl. 387, 61 Sullivan Crescent.....	1972-3-4-75	\$12,238.62	\$ 18.00	\$305.97	\$12,562.59
7	Helen and Verner Zoschke—Lot 16, Pl. 117, Tierney St.....	1972-3-4-75	143.67	18.00	3.59	165.26
8	Michael Anka (In Trust)—Pt. Lot 2, Con. C, Madawaska Blvd.....	1972	198.38	18.00	4.96	221.34
9	John Kennedy—N. ½ Lot 26, Pl. 7, 257 Bell St. N.....	1972-3-4-75	887.42	18.00	22.19	927.61
10	George Brown—Lot 43, Pl. 137, 38 Arthur St.....	1972-3-4-75	2,833.90	18.00	70.85	2,922.75
11	Kenneth and Bernice Scissons—Pt. Lots 1 and 2, Pl. 19, 30 McGonigal St. W.....	1972-3-4-75	1,240.60	18.00	31.02	1,289.62
(9176)						44

CITY OF TORONTO, MUNICIPALITY OF METROPOLITAN TORONTO

To Wit:

BY VIRTUE OF A WARRANT, as subjoined, issued by the Mayor of The Corporation of the City of Toronto, and bearing the date of the 17th day of October, 1975, for the collection of arrears of taxes due upon the undermentioned lands in the City, all such being patented lands, I shall on Thursday, the 19th day of February, 1976, at the hour of 11.00 o'clock in the forenoon and upon the following day or days until the sale is completed, at the City Hall, Toronto, proceed to sell the said lands by public auction for the best prices that may be offered by the bidders at the sale, together with all charges thereon, unless the same be sooner paid.

W. A. WILFORD,
Treasurer of the Corporation
of the City of Toronto.

Treasurer's Office, Toronto, October 17th, 1975.

To W. A. Wilford, Esq.,
Treasurer of the Corporation
of the City of Toronto.

You are hereby authorized and directed to levy upon the lands described in the several Wards, lists hereunto annexed, for the arrears of taxes due thereon and all costs and charges authorized by Statute in that behalf, and to proceed in the sale for the said arrears of taxes and costs as the law directs.

As Witness my hand and Seal of the Corporation of the City of Toronto this 17th day of October, 1975.

DAVID CROMBIE,
Mayor.

Parcel No.	Description of Property to be Sold for Arrears of Taxes and Name of Person Assessed as Owner or Otherwise	Years in Arrears	Amount of Taxes in Arrears	Charges for Com- mission	Charges for Ad- vertising	Total
WARD 1						
1-1 240-1234 1	Waller Avenue, W/S, Pt. Blk. A, Plan 2437, 60'×93.792' average, Grace J. Ella, c/o General Delivery, Station 'A', 17 Front St. W., Toronto.....	1972-3	\$ 37.65	\$.94	\$28.00	\$ 66.59
1-1 570-0130 2	Durie Street, E/S, House and Premises No. 93, 23'×94', Est. of Alexander McKenzie, c/o Martha McKenzie, 93 Durie Street, Toronto.....	1972-3	493.02	12.33	28.00	533.35
1-2 070-0770 3	Runnymede Road, W/S, House and Premises No. 280, 26.58'×159.5', Wan Clik and Hui Yee Chau, 280 Runnymede Road, Toronto.....	1972	178.61	4.47	28.00	211.08

Parcel No.	Description of Property to be Sold for Arrears of Taxes and Name of Person Assessed as Owner or Otherwise	Years in Arrears	Amount of Charges Taxes in Arrears	Charges for Com- mission	Charges for Ad- vertising	Total
1-2 370-0775 4	Glendonwyne Road, W/S, Rear Pt. Lot 6, Plan 1876, 9'×7' RR., 25'×19', Jean M. Acri, c/o 210 Glendonwyne Road, Toronto.....	1972-3	\$ 16.38	\$.41	\$ 28.00	\$ 44.79
1-2 760-0090 5	Runnymede Road, E/S, House and Premises No. 585, 20.333'×100', Edda Natarfonzo, 585 Runnymede Road, Toronto.....	1972-3	1,380.50	34.51	28.00	1,443.01
1-3 310-0165 6	Quebec Avenue, E/S, Rear Pt. Lot 35, Plan 553, Block 6—RR. 50'×2', John Carroll, c/o General Delivery, Toronto	1972-3	27.78	.69	28.00	56.47
1-3 880-0095 7	Medland Street, E/S, Pt. Lots 15, 16 and 17, Plan 253, Block 25, 97.25'×1', Confederation Life, Mr. J. J. Hall, Legal Dept., Fl. 2, 321 Bloor Street East, Toronto.....	1972-3	27.84	.70	28.00	56.54

WARD 2

2-2 020-0090 8	Marion Street, S/S, House and Premises, No. 175, 25'×127', Gerand and Annemarie Evertman, 31 Westlake Crescent, Toronto 13.....	1972-3	1,875.71	46.89	28.00	1,950.60
2-2 060-0055 9	Indian Road, E/S, RR. 43, Pt. Lot 51, Plan D1378, 21.417'×16.208' RR., J. G. Merrick and J. M. Shanahan, c/o General Delivery, Terminal 'A', 17 Front Street W., Toronto.....	1971-2-3	23.80	.59	28.00	52.39
2-2 290-0045 10	Indian Road, E/S, Pt. Lot 56, Plan 1259, 1.333'×93.792', Charles Garfunkel, c/o Terminal 'A', Post Office, Toronto...	1971-2-3	23.54	.59	28.00	52.13
2-2 480-0225 11	Bloor Street West, S/S, RR. 1621, West end lane—Reserve, RR. 1'×20', Plan 661, R. Miller and Wm. J. Geddes, c/o General Delivery, Terminal 'A', Toronto.....	1971-2-3	41.83	1.05	28.00	70.88
2-3 070-0440 12	West Lodge Avenue, E/S, House and Premises No. 55, 24'×80', Est. of Sarah Saelman, Administrator Harry Saelman, 55 West Lodge Avenue, Toronto.....	1972-3	1,347.91	33.70	28.00	1,409.61
2-3 110-0850 13	Lansdowne Avenue, W/S, House and Premises Nos. 198/202A, 51.333'×51.17' RR. and 29.83'×47.083' RR., Joseph and Edna Powers, c/o 198/202A Lansdowne Avenue, Toronto.....	1972-3	1,737.21	43.43	28.00	1,808.64
2-3 200-0065 14	Sorauren Avenue, E/S, RR. 17, Pt. Lots 6 and 1, Plans 550 and 336, 15.6'×4', Eugene Construction Ltd., 7 Superior Avenue, Toronto.....	1971-2-3	17.77	.45	28.00	46.22
2-3 250-0720 15	Sorauren Avenue, W/S, House and Premises No. 28, 16'×156.917', Louis and Angela Anastasopoulos, 28 Sorauren Avenue, Toronto.....	1972-3	449.84	11.25	28.00	489.09
2-4 200-0445 16	Dundas Street West, S/S, Pt. Pk. Lot 29, RR. 1567-73, 12.5'×45.91', subject to R.O.W., James Young, c/o General Delivery, Terminal 'A', 17 Front Street W., Toronto.....	1971-2-3	40.37	1.01	28.00	69.38
2-4 230-0290 17	Dufferin Street, W/S, House and Premises No. 708, 17.333'×86', Luigi and Maria Miceli, 708 Dufferin Street, Toronto.....	1972	306.12	7.65	28.00	341.77

Parcel No.	Description of Property to be Sold for Arrears of Taxes and Name of Person Assessed as Owner or Otherwise	Years in Arrears	Amount of Taxes in Arrears	Charges for Commission	Charges for Advertising	Total
WARD 3						
3-1 450-0385 18	Salem Avenue, E/S, RR. 327/9, Pt. Lot 22, Plan 622, Block T, 30.66' × 22.83', Repr. of John W. Lawrence, c/o General Delivery, Toronto.....	1972-3	\$ 25.28	\$.63	\$ 28.00	\$ 53.91
3-2 580-0940 19	Prescott Avenue, W/S, House and Premises No. 216, 15.833' × 111.580', RR. 17' × 15.25', Howard A. Dowsnell, 216 Prescott Avenue, Toronto.....	1972-3	460.84	11.52	28.00	500.36
3-3 820-0410 20	Dufferin Street, W/S, House and Premises No. 1962, 25' × 100', Remo and Anna Dorigo, 1962 Dufferin Street, Toronto.....	1972-3	1,096.76	27.42	28.00	1,152.18
WARD 4						
4-2 080-0725 21	Robinson Street, N/S, RR. 124, Pt. Lots 9 and 10, Plan 75, Block Y, 6' × 17', Henry Papish, c/o General Delivery, Toronto.....	1972-3	28.00	.70	28.00	56.70
4-2 250-0270 22	Argyle Street, E/S, House and Premises No. 75, 16' × 125', Diniz and Maria Melo, 75 Argyle Street, Toronto.....	1972-3	419.71	10.49	28.00	458.20
4-2 290-0650 23	Queen Street West, N/S, House and Premises No. 1198, 16.167' × 100', Est. of Archibald Parkhurst, Charles V. Ferguson, Nellie C. Wilson, Exec. of 182 Jameson Avenue, Apt. 401, Toronto.....	1972-3	2,141.34	53.53	28.00	2,222.87
4-2 520-0360 24	Dundas Street West, S/S, House and Premises No. 1479, 17.25' × 90.208', Emilio and Guiseppe Padula, 655 Crawford Street, Toronto.....	1972-3	793.74	19.84	28.09	841.58
4-4 140-0005 25	Roxton Road, E/S, Pt. Lots 21 and 22, Plan 302, 1' × 130.48', Irene Prettie, c/o General Delivery, Toronto.....	1971-2-3	40.84	1.02	28.00	69.86
WARD 5						
5-1 660-0040 26	Shaw Street, E/S, House and Premises No. 917, 20.583' × 125', Dominico and Anna DiLeo, 917 Shaw Street, Toronto.....	1972-3	709.98	14.75	28.00	755.73
5-1 720-0030 27	Ossington Avenue, E/S, House and Premises No. 1005, 20' × 100', Lucien and Vera A. Valade, 1005 Ossington Avenue, Toronto.....	1972-3	862.11	21.55	28.00	911.66
WARD 6						
6-5 500-0970 28	Kensington Place, W/S, House and Premises No. 14, 12' × 66', Dora Borts, 14 Kensington Place, Toronto.....	1972-3	579.98	14.50	28.00	622.48
6-6 770-0415 29	Granby Street, S/S, Pt. Lot 13, Plan 203, RR. 24' × 10', James S. Fullerton, c/o General Delivery, Terminal 'A', Toronto.....	1971-2-3	21.32	.53	28.00	49.85
6-7 130-0420 30	Major Street, W/S, House and Premises No. 144, 17.5' × 110', Helen Hegedus, 144 Major Street, Toronto.....	1972-3	118.14	2.95	28.00	149.09

Parcel No.	Description of Property to be Sold for Arrears of Taxes and Name of Person Assessed as Owner or Otherwise	Years in Arrears	Amount of Taxes in Arrears	Charges for Commission	Charges for Advertising	Total
WARD 7						
7-1 360-0060	Trinity Street, W/S, House and Premises No. 50, 24.146' × 150.333', Stanley J. Price, 351 Front Street East, Toronto.	1972	\$ 171.77	\$ 4.29	\$ 28.00	\$ 204.06
7-1 670-0010	Ontario Street, E/S, House and Premises No. 39, 18' × 80', Athanasios and Angela Mouzos, 39 Ontario Street, Toronto.....	1972-3	478.08	11.95	28.00	518.03
7-3 090-0080	Hamilton Street, E/S, House and Premises No. 37, 32.79' × 99.75', Edgar and May Alice Hobbs, c/o 37 Hamilton Street, Toronto.....	1972	193.22	4.83	28.00	226.05
7-4 110-0260	Seaton Street, W/S, House and Premises No. RR. 298, 40' × 50', Antonios and Fotini Biliouras, 298 Seaton Street, Toronto.....	1972	755.67	18.89	28.00	802.56
7-4 260-0630	Wellesley Street East, S/S, House and Premises No. 239, 19' × 120', Little Mary Investments Ltd., c/o 239 Wellesley Street East, Toronto.....	1972-3	5,460.96	136.52	28.00	5,625.48
7-4 350-0660	Amelia Street, S/S, House and Premises No. 115, 20' × 92', Susan E. Clark, 115 Amelia Street, Toronto.....	1972-3	537.63	13.44	28.00	579.07
7-4 380-0500	Sumach Street, W/S, House and Premises No. 438, 27.667' × 25', George and Theresa Archer, 175 Westlake Avenue, Toronto.....	1972-3	438.69	10.97	28.00	477.66
7-5 150-0010	Hampton Avenue, E/S, N/W, Pt. Lot 11, Plan 761, 30' × 62.167', Est. of Charles Perkins, c/o Rogers and Roland, Ste. 504, 133 Richmond Street West, Toronto.....	1972-3	104.94	2.62	28.00	135.56
7-5 410-0080	Playter Crescent, S/S, House and Premises No. 15, 30' × 110', Gojko Paic, c/o 15 Playter Crescent, Toronto.	1972-3	1,432.69	35.82	28.00	1,496.51

WARD 8

8-1 270-0250	Queen Street East, S/S, House and Premises No. 1337, 22.5' × 165', Harold Thain, 1337 Queen Street East, Toronto.....	1972-3	1,377.35	34.43	28.00	1,439.78
8-2 130-0250	Galt Avenue, E/S, House and Premises No. 59, 19' × 100', Tomislov and Michelle Niketic, 59 Galt Avenue, Toronto.....	1972	251.86	6.30	28.00	286.16
8-2 150-1490	Dundas Street East, N/S, House and Premises No. 1294, 19.917' × 109', Glen C. and Joyce H. Fisher, 1294 Dundas Street East, Toronto.....	1972-3	830.69	20.77	28.00	879.46
8-3 130-0330	Woodfield Road, E/S, Lots 2, 3 and 4, Plan E609, 75' × 27.333', A. Roebuck, Exc. of Est. of Thomas J. Lindsay, c/o Sterling Trust Corp., 372 Bay Street, Toronto.....	1972-3	63.10	1.58	28.00	92.68
8-3 200-0260	Ashdale Avenue, E/S, House and Premises No. 173, 20.167' × 122', Charles and Edith Fountain, 173 Ashdale Avenue, Toronto.....	1972-3	472.26	11.81	28.00	512.07

Parcel No.	Description of Property to be Sold for Arrears of Taxes and Name of Person Assessed as Owner or Otherwise	Years in Arrears	Amount of Taxes in Arrears	Charges for Commission	Charges for Advertising	Total
8-4 210-0520 45	Dingwall Avenue, S/S, House and Premises No. 57, 20'×102', Earlwin and Lisle Harriot, 134-29-166 Place, Jamacia, N.Y., U.S.A., 11434.....	1972-3	\$ 401.39	\$ 10.03	\$ 28.00	\$ 439.4
8-4 490-0040 46	Carlaw Avenue, E/S, House and Premises No. RR. 795, 50'×40.50', Demetrios and Chrisoula Zotos, 44 Daleside Crescent, Toronto.....	1972-3	1,053.18	26.33	28.00	1,107.5
WARD 9						
9-2 200-1290 47	Eastwood Road, S/S, Pt. Lot 232, Plan 465E, 20'×125', Julia Kedveg, RR. #3, Stouffville, Ontario.....	1972-3	1,269.35	31.73	28.00	1,329.08
9-3 210-0285 48	Willow Avenue, W/S, Pt. Lots 35, 36 and 37, Plan 733, 2.167'×52.50', William B. Charlton, c/o General Delivery, Toronto Post Office, Toronto	1972-3	16.38	.41	28.00	44.79
9-3 300-0265 49	Juniper Avenue, S/S, Pt. Block A, Plan 1215, 15'×13.832', Subject to R.O.W., John D. Walsh, c/o Agnes Horne, General Delivery, Toronto....	1972-3	21.20	.53	28.00	49.73
9-5 440-0080 50	Westlake Avenue, W/S, House and Premises No. 52, 24.083'×54.417', Mary Chow and Alice Was-Chi-chum, c/o Andrew McGough, 52 Westlake Avenue, Toronto.....	1972-3	484.55	12.11	28.00	524.66
9-5 590-0230 51	Oak Park Avenue, E/S, House and Premises No. 65, 28.417'×100', Giacoma and Eleanor Carnemolla, 65 Oak Park Avenue, Toronto.....	1972	570.59	14.26	28.00	612.85
9-6 080-0040 52	Kingswood Road, E/S, House and Premises No. 299, 28.333'×100', Reprs. of Marshall and Hazel Heatherington, c/o Maureen Heatherington, 299 Kingswood Road, Toronto.....	1972-3	884.06	22.10	28.00	934.16
WARD 10						
10-5 050-0115 53	Wanless Avenue, S/S, Pt. Lot 64, Plan 1707, 25'×33', Emil Erickson, c/o General Delivery, Postal Station 'K', Toronto.....	1972-3	114.08	2.85	28.00	144.93
WARD 11						
11-1 280-0330 54	Parkwood Avenue, E/S, House and Premises No. 47, 50'×151.5', Harry P. Livingston, 47 Parkwood Avenue, Toronto.....	1972-3	6,302.14	157.55	28.00	6,487.69
11-3 310-0280 55	Fairleigh Crescent, N/S, House and Premises No. 40, 35'×109.812', Severino and Giovanni Manni, 40 Fairleigh Crescent, Toronto.....	1972-3	760.64	19.02	28.00	807.66
11-3 610-0005 56	Caldow Road, W/S, Pt. Reserve Strip, Pt. Lot 238, Plan M25, 1'×149', Edward B. Stockwell and James E. Robinson, c/o Toronto P.O. Terminal 'A', Toronto.....	1971-2-3	22.96	.57	28.00	51.53

Publications Under The Regulations Act

November 1st, 1975

THE AMBULANCE ACT

O. Reg. 796/75.

General.

Made—September 3rd, 1975.

Approved—October 7th, 1975.

Filed—October 14th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 599/75 MADE UNDER THE AMBULANCE ACT

1. Subclause ii of clause *a* of subsection 2 of section 44 of Ontario Regulation 599/75 is revoked and the following substituted therefor:

- (ii) within seventy-two hours after the accident make an accident report to the Director in Form 6 or on a form provided by the Ministry for that purpose; or

F. S. MILLER
Minister of Health

Dated at Toronto, this 3rd day of September, 1975.

(6279) 44

THE LAND SPECULATION TAX ACT, 1974

O. Reg. 797/75.

Exemption.

Made—October 7th, 1975.

Filed—October 14th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 525/75 MADE UNDER THE LAND SPECULATION TAX ACT, 1974

1. Ontario Regulation 525/75 is amended by adding thereto the following section:
2. This Regulation shall be deemed to have come into force on the 10th day of April, 1974. O. Reg. 797/75, s. 1.

(6280) 44

THE SUCCESSION DUTY ACT

O. Reg. 798/75.

General.

Made—October 7th, 1975.

Filed—October 14th, 1975.

REGULATION TO AMEND REGULATION 804 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE SUCCESSION DUTY ACT

1. Subsections 1, 6, 7 and 8 of section 25 of Regulation 804 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

- (1) The rate of interest payable under subsection 4 of section 15 of the Act is 6 per cent *per annum*. O. Reg. 798/75, s. 1, *part*.

- (6) The rate of interest payable under section 22 of the Act is 6 per cent *per annum*.

- (7) The rate of interest payable under section 24 of the Act is 6 per cent *per annum*.

- (8) The rate of interest payable under subsection 12 of section 33 of the Act is 9 per cent *per annum*. O. Reg. 798/75, s. 1, *part*.

(6281) 44

THE GIFT TAX ACT, 1972

O. Reg. 799/75.

Rate of Interest.

Made—October 7th, 1975.

Filed—October 14th, 1975.

REGULATION MADE UNDER THE GIFT TAX ACT, 1972

RATE OF INTEREST

1. For the purpose of subsection 2 of section 42 of the Act, the rate of interest prescribed is 6 per cent *per annum*. O. Reg. 799/75, s. 1.

(6282) 44

THE PLANNING ACT

O. Reg. 800/75.

Restricted Areas—All Lands within the Township of Cumberland in The Regional Municipality of Ottawa-Carleton.

Made—October 6th, 1975.

Filed—October 14th, 1975.

REGULATION TO AMEND
ONTARIO REGULATION 323/74
MADE UNDER
THE PLANNING ACT

1. Ontario Regulation 323/74 is amended by adding thereto the following section:

7. Notwithstanding any other provision of this Order, the land described in Schedule 2 may be used for a restaurant and retail sale of gasoline and for buildings and structures accessory thereto, provided the following requirements are met:

Minimum front yard	100 feet
Minimum side yard	100 feet
Minimum rear yard	50 feet
Maximum total floor area of all buildings and structures	4,000 square feet
Maximum height of any buildings or structures	20 feet

O. Reg. 800/75, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 2

That parcel of land situate in the Township of Cumberland in The Regional Municipality of Ottawa-Carleton, being Part 2 on a Reference Plan deposited in the Land Registry Office for the Registry Division of Russell (No. 50) as Number 50R-783. O. Reg. 800/75, s. 2.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 6th day of October, 1975.

THE PLANNING ACT

O. Reg. 801/75.

Restricted Areas—County of Haldimand, Township of Walpole.

Made—October 7th, 1975.

Filed—October 14th, 1975.

REGULATION TO AMEND
ONTARIO REGULATION 285/73
MADE UNDER
THE PLANNING ACT

1. Ontario Regulation 285/73 is amended by adding thereto the following section:

28. Notwithstanding any other provision of this Order, the lands described in Schedule 39 may be used for the erection and use thereon of one single-family dwelling and buildings and structures accessory thereto provided the following requirements are met:

Minimum front yard	25 feet
Minimum side yard	10 feet on one side and 4 feet on the other side
Minimum rear yard	25 feet

O. Reg. 801/75, s. 1

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 39

That parcel of land situate in the City of Nanticoke in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Walpole in the County of Norfolk, being composed of that part of Lot 18 in Concession IV of the said Township more particularly described as follows:

Bearings herein are referred to the road allowance between lots 18 and 19 in Concession IV assumed to be north 15° 40' west;

Beginning at a standard iron bar found in the westerly limit of the road allowance between lots 18 and 19 distant north 15° 40' west 1,126.8 feet measured therealong from the southeasterly angle of the said Lot 18;

Thence north 15° 40' west along the said westerly limit 349.75 feet to an iron bar;

Thence south 71° 58' 50" west 465.13 feet;

Thence south 33° 8' 30" west 397.2 feet to the line between the north and south halves of the south half of the said Lot 18;

Thence north 80° 7' 10" east along the said line 380.72 feet;

Thence north 78° 52' 10" east 386.17 feet to the place of beginning. O. Reg. 801/75, s. 2.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 7th day of October, 1975.

(6297)

44

THE INDUSTRIAL STANDARDS ACT

O. Reg. 802/75.

Designation of Industries and Zones.

Made—July 30th, 1975.

Filed—October 15th, 1975.

REGULATION TO AMEND REGULATION 456 OF

REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE INDUSTRIAL STANDARDS ACT

1. Section 2 of Regulation 456 of Revised Regulations of Ontario, 1970, is amended by adding thereto the following subsection:

BUILDING TRADES CONSTRUCTION INDUSTRY

(10) The Building Trades Construction Industry as defined in paragraph 10 of Appendix B is designated as an industry for the purposes of the Act. O. Reg. 802/75, s. 1.

2. Appendix B of the said Regulation is amended by adding thereto the following paragraph:

BUILDING TRADES CONSTRUCTION INDUSTRY

10. The Building Trades Construction Industry is defined as all work done by,

- (a) bricklayers and stonemasons;
- (b) carpenters and joiners;
- (c) electricians;
- (d) lathers;
- (e) painters, decorators and paper-hangers;
- (f) plasterers;

(g) plumbers and steamfitters; and

(h) sheet metal workers,

whose work is defined respectively in paragraphs 1, 2, 4, 5, 6, 7, 8 and 9 of this Appendix.

(6298)

44

THE EMPLOYMENT STANDARDS ACT, 1974

O. Reg. 803/75.

General.

Made—July 30th, 1975.

Filed—October 15th, 1975.

REGULATION MADE UNDER THE EMPLOYMENT STANDARDS ACT, 1974

GENERAL

INTERPRETATION

1. In this Regulation,

- (a) "construction" includes all work in and about the construction, erection, demolition, repair, remodelling, decoration or alteration of the whole or any part of a building, or structure, the laying of pipe and conduit above or below ground level, excavating, tunnelling, fencing, grading, paving, land clearing, bridging, street and highway building, but does not include work done by a person who is regularly employed by a manufacturing, industrial or service institution performing maintenance work on the premises of his employer;
- (b) "domestic servant" means a person who is employed by a householder to perform domestic services in the private residence of the householder;
- (c) "hotel, motel, tourist resort, restaurant and tavern" means every establishment furnishing for payment, accommodation, lodging, meals or beverages, and includes hotels, motels, motor hotels, tourist homes, tourist camps, tourist cabins and cottages, tourist inns, catering establishments and all other establishments of a similar nature;
- (d) "learner" means a person who has not had previous experience in the kind of work that he is hired for or that he performs;
- (e) "lodging" means the provision of a room and three meals per day for a seven-day week;

- (f) "road building" means the preparation, construction, reconstruction, repair, alteration, remodelling, renovation, demolition, finishing and maintenance of streets, highways or parking lots, including structures such as bridges, tunnels or retaining walls in connection with streets or highways, and all foundations, installation of equipment, appurtenances and work incidental thereto;
- (g) "room" means a room that is reasonably furnished and reasonably fit for human habitation, is supplied with clean bed linen and towels and is reasonably accessible to proper toilet and wash-basin facilities;
- (h) "seasonal employee" means an employee who works not more than sixteen weeks in a calendar year for an employer;
- (i) "taxi cab" means a vehicle, with seating accommodation for not more than nine persons exclusive of the driver, used for the carriage for hire of persons. O. Reg. 803/75, s. 1.

APPLICATION OF ACT

2.—(1) The Act does not apply to,

- (a) a secondary school student who performs work without pay under a work experience program authorized by the school board of the school in which he is enrolled; or
- (b) a person who performs work under a program approved by a community college or university.

(2) Where, under an agreement or arrangement between an employee and his employer approved by the Director, a period of two or more work weeks is the period in which the hours of work of an employee may be averaged for the purpose of determining the hours of work in each work week in the period,

- (a) section 17 of the Act does not apply; and
- (b) subsection 1 of section 25 of the Act does not apply to the hours of work in a work week where such averaged hours do not exceed forty-four. O. Reg. 803/75, s. 2.

EXEMPTIONS FROM PARTS IV TO VIII OF ACT

3. Parts IV, V, VI, VII and VIII of the Act do not apply to a person employed,

- (a) as a duly qualified practitioner of,
 - (i) architecture,
 - (ii) chiropody,

- (iii) dentistry,
- (iv) law,
- (v) medicine,
- (vi) optometry,
- (vii) pharmacy,
- (viii) professional engineering,
- (ix) psychology,
- (x) public accounting,
- (xi) surveying, or
- (xii) veterinary science;
- (b) as a duly registered drugless practitioner;
- (c) as a teacher as defined in *The Teaching Profession Act*;
- (d) as a student in training for the professions or callings mentioned in clause a, b or c;
- (e) in commercial fishing;
- (f) as a domestic servant; or
- (g) as a registered salesman of a broker registered under *The Real Estate and Business Brokers Act*;
- (h) as a salesman, other than a route salesman, who is entitled to receive all or any part of his remuneration as commissions in respect of offers to purchase or sales of goods, wares, merchandise or services and which offers or sales are normally made at a place other than the place of business of his employer; or
- (i) on a farm whose employment is directly related to the primary production of eggs, milk, grain, seeds, fruit, vegetables, maple products, honey, tobacco, pigs, cattle, sheep and poultry. O. Reg. 803/75, s. 3.

EXEMPTIONS FROM PART IV OF ACT

HOURS OF WORK

4. Part IV, except section 22, of the Act does not apply to a person employed,

- (a) as a full-time firefighter as defined in *The Fire Departments Act*;
- (b) whose only work is supervisory or managerial in character;
- (c) as a fishing or hunting guide;

- (d) to work in construction;
- (e) in,
 - (i) landscape gardening,
 - (ii) mushroom growing,
 - (iii) the growing of flowers for the retail and wholesale trade,
 - (iv) the growing, transporting and laying of sod,
 - (v) the growing of trees and shrubs for the wholesale and retail trade,
 - (vi) the breeding and boarding of horses on a farm, or
 - (vii) the keeping of fur-bearing animals as defined in *The Fur Farms Act, 1971*, for propagation or the production of pelts for commercial purposes;
- (f) to perform homework;
- (g) as a superintendent, janitor or caretaker of a residential building and who resides in the building; or
- (h) as an embalmer or funeral director.

O. Reg. 803/75, s. 4.

EXEMPTIONS FROM PART V OF ACT

MINIMUM WAGES

5. Part V of the Act does not apply to a person employed,

- (a) as a student in a recreational program operated by a charitable organization registered as a charitable organization in Canada under Part 1 of the *Income Tax Act* (Canada), where the work or duties of the student are directly connected with the recreational program;
- (b) as a student to instruct or supervise children;
- (c) as a student at a camp for children;
- (d) as a superintendent, janitor or caretaker of a residential building who resides in the building;
- (e) as a trainee in a course leading to registration as a registered nursing assistant under *The Nurses Act*;

- (f) as a trainee in a course of study for a laboratory technologist as required by the Canadian Society of Laboratory Technologists; or
- (g) as a trainee in a course of study for a radiological technician as required by the Canadian Association of Radiological Technicians. O. Reg. 803/75, s. 5.

EXEMPTIONS FROM PART VI OF ACT

OVERTIME PAY

6. Part VI of the Act does not apply to a person employed,

- (a) as a full-time firefighter as defined in *The Fire Departments Act*;
- (b) whose only work is supervisory or managerial in character;
- (c) as a fishing or hunting guide;
- (d) in,
 - (i) landscape gardening,
 - (ii) mushroom growing,
 - (iii) the growing of flowers for the retail and wholesale trade,
 - (iv) the growing, transporting and laying of sod,
 - (v) the growing of trees and shrubs for the retail and wholesale trade,
 - (vi) the breeding and boarding of horses on a farm, or
 - (vii) the keeping of fur-bearing animals as defined in *The Fur Farms Act, 1971* for propagation or the production of pelts for commercial purposes;
- (e) to perform homework;
- (f) as a student to instruct or supervise children;
- (g) as a student at a camp for children;
- (h) as a student in a recreational program operated by a charitable organization registered as a charitable organization in Canada under Part I of the *Income Tax Act* (Canada), where the work or duties of the student are directly connected with the recreational program;

- (i) as a superintendent, janitor or caretaker of a residential building and who resides in the building; or
- (j) as a taxi cab driver.

O. Reg. 803/75, s. 6.

EXEMPTIONS FROM PART VII OF ACT

PUBLIC HOLIDAYS

7.—(1) Part VII of the Act does not apply to a person employed,

- (a) as a full-time firefighter as defined in *The Fire Departments Act*;
- (b) as a fishing or hunting guide;
- (c) in,
 - (i) landscape gardening,
 - (ii) mushroom growing,
 - (iii) the growing of flowers for the retail and wholesale trade,
 - (iv) the growing, transporting and laying of sod,
 - (v) the growing of trees and shrubs for the retail and wholesale trade,
 - (vi) the breeding and boarding of horses on a farm, or
 - (vii) the keeping of fur-bearing animals as defined in *The Fur Farms Act, 1971* for propagation or the production of pelts for commercial purposes;
- (d) to perform homework;
- (e) as a student to instruct or supervise children;
- (f) as a student at a camp for children;
- (g) as a student in a recreational program operated by a charitable organization registered as a charitable organization in Canada under Part I of the *Income Tax Act* (Canada), where the work or duties of the student are directly connected with the recreational program;
- (h) as a superintendent, janitor or caretaker of a residential building and who resides in the building;
- (i) as a taxi cab driver; or

- (j) as a seasonal employee in a hotel, motel, tourist resort, restaurant or tavern who is provided with room and board.

(2) An employee who works in construction and receives 7 per cent or more of his hourly rate or wages for vacation pay or holiday pay is exempt from Part VII of the Act.

SUBSTITUTED DAY

(3) Where an employer, with the agreement of an employee to whom section 26 of the Act does not apply, substitutes or designates a day for a public holiday, the day so substituted or designated shall be the public holiday for the purposes of section 27 of the Act.

O. Reg. 803/75, s. 7.

EXEMPTIONS FROM PART VIII OF ACT

VACATION PAY

8. Part VIII of the Act does not apply to a person employed,

- (a) as a trainee in a course leading to registration as a registered nursing assistant under *The Nurses Act*;
- (b) as a trainee in a course of study for a laboratory technologist as required by the Canadian Society of Laboratory Technologists; or
- (c) as a trainee in a course of study for a radiological technician as required by the Canadian Association of Radiological Technicians. O. Reg. 803/75, s. 8.

MINIMUM WAGE ESTABLISHED

9.—(1) An employer shall pay not less than the minimum wage hereinafter prescribed:

- (a) subject to the minimum wage prescribed in clauses *d* and *e*, \$2.00 an hour to an employee who is a student under eighteen years of age where the weekly hours of the student are not in excess of twenty-eight hours or where the student is employed during a school holiday;
- (b) subject to the minimum wage prescribed in clauses *d* and *e*, \$2.30 an hour to an employee who is a learner during the first month of the employment of the learner;
- (c) \$115.20 a week to an ambulance driver, a driver's helper or a first-aid attendant employed in the ambulance service industry or where the ambulance driver, driver's helper or first-aid attendant employed in the ambulance service industry works not more than forty-eight hours a week, \$2.40 an hour;

- (d) \$2.65 an hour to an employee who is employed in construction;
- (e) \$2.65 an hour to a guard who is employed to protect property during construction who guards the site of construction; or
- (f) for the services of a hunting or fishing guide, \$12.50 for less than five consecutive hours in a day and \$25.00 for five or more hours in a day, whether such hours are consecutive or not; and
- (g) to an employee, other than an employee mentioned in clauses *a* to *f*, both inclusive, \$2.40 an hour.

(2) Where meals or room or both are taken into account by an employer in calculating the minimum wage of an employee, the maximum amount at which meals or room or both shall be valued for the purpose of determining if the minimum wage prescribed has been paid to the employee shall be as follows:

- 1. Room — \$10.00 a week
- 2. Meals — \$1.05 each and not more than \$22.00 a week
- 3. Both room and meals — \$32.00 a week

(3) Charges for meals or room shall not be deducted from the minimum wages of an employee unless the employee has received the meals or occupied the room supplied.

(4) Where an employee who is not a student,

- (a) regularly works more than three hours a day;
- (b) is required to present himself for work; and
- (c) works less than three hours,

the employee shall be deemed to have worked for three hours for the purpose of determining whether he has been paid the minimum wages prescribed under the Act.

(5) Subsection 4 does not apply where the employer is unable to provide work for the employee because of fire, lightning, power failure, storms or similar causes beyond the control of the employer resulting in the stopping of work. O. Reg. 803/75, s. 9.

LEARNERS

10. The number of employees who may be employed as learners shall not exceed one-fifth of the employer's total number of employees and, where the

total number of employees is less than five, only one employee may be employed as a learner. O. Reg. 803/75, s. 10.

11. No person shall be paid as a learner who,

- (a) is employed for less than twenty-eight hours in a work week; or
- (b) is a homemaker. O. Reg. 803/75, s. 11.

REGULAR RATE OR REGULAR WAGES

12.—(1) Subject to clause *m* of section 1, and to section 5, of the Act, in determining the regular wages of an employee whose hours of work differ from day to day or who is paid on a basis other than time, his regular wages for a public holiday or a day that is substituted or designated for the public holiday for the purposes of Part VII of the Act shall be determined by,

- (a) the method set out in a schedule declared in force under *The Industrial Standards Act*, if the schedule applies to him;
- (b) the method agreed upon under or pursuant to a collective agreement that is binding upon the employer and the employee; and
- (c) in a case where clause *a* or *b* does not apply, calculating the average of his daily earnings, exclusive of overtime pay, over a period of thirteen work weeks preceding the public holiday or the day that is substituted or designated for the public holiday.

(2) Subject to clause *m* of section 1 of the Act, in determining the regular rate or regular wages of an employee whose hours of work differ from day to day or who is paid on a basis other than time, for the purposes of Part XII of the Act, the wages of the employee for a regular non-overtime work week shall be determined by calculating the average of his weekly earnings exclusive of overtime pay, for the weeks he has worked in the period of thirteen work weeks preceding the date he would have been entitled to receive notice of termination. O. Reg. 803/75, s. 12.

13.—(1) Subject to subsection 2, work shall be deemed to be performed by an employee for the employer,

- (a) where work is,
 - (i) permitted or suffered to be done by the employer, or
 - (ii) in fact performed by an employee notwithstanding that a term of the contract of employment expressly forbids or limits hours of work or requires the employer to authorize hours of work in advance;

(b) where the employee is not performing work and is required to remain at his place of employment,

(i) waiting or holding himself ready for call to work, or

(ii) on a rest or break-time other than an eating period.

(2) Work shall not be deemed to be performed for an employee during the time the employee,

(a) is entitled to,

(i) take time off work for an eating period,

(ii) take at least six hours or such longer period as is established by contract, custom or practice for sleeping and the employer furnishes sleeping facilities, or

(iii) take time off work in order to engage in his own private affairs or pursuits as is established by contract, custom or practice; or

(b) is not at his place of employment and is waiting or holding himself ready for call to work. O. Reg. 803/75, s. 13.

DEDUCTIONS, ETCETERA, FROM WAGES

14.—(1) Notwithstanding section 8 of the Act, an employer may set off against, deduct from, claim or make a claim against or retain or accept the wages of an employee where,

(a) a statute so provides;

(b) an order or judgment of a court so requires; or

(c) subject to subsection 2, a written authorization of the employee so permits or directs.

(2) No written authorization of an employee shall entitle an employer to set off against, deduct from, retain, claim or accept wages for faulty workmanship, or for cash shortages or loss of property of the employer where a person other than the employee has access to the cash or property.

(3) Where an employee has been given or paid a vacation with pay or payment for vacation in excess of the requirements of Part VIII of the Act, no employer shall set off or deduct such excess against or from any vacation with pay, pay for vacation, or payment under section 31 of the Act. O. Reg. 803/75, s. 14.

ROAD BUILDING

15.—(1) Notwithstanding Part VI of the Act, and subject to subsection 2,

(a) an employee engaged at the site of road building in relation to streets, highways or parking lots shall be paid overtime pay by his employer for each hour worked in excess of fifty-five hours in a work week at an amount not less than one and one-half times his regular rate; and

(b) an employee engaged at the site of road building in relation to structures such as bridges, tunnels or retaining walls in connection with streets or highways shall be paid overtime pay by his employer for each hour worked in excess of fifty hours in a work week at an amount not less than one and one-half times his regular rate.

(2) Where the hours of work in the case of,

(a) an employee within clause *a* of subsection 1 are less than fifty-five hours in a work week; or

(b) an employee within clause *b* of subsection 1 are less than fifty hours in a work week,

the difference up to an amount not exceeding twenty-two hours between the hours of work in the work week and fifty-five hours or fifty hours, as the case may be, may be added to the maximum hours prescribed by clause *a* or *b* of subsection 1 for the purpose of determining the overtime pay of the employee in the immediately following calendar week. O. Reg. 803/75, s. 15.

SPECIAL OVERTIME PROVISIONS

LOCAL CARTAGE

16.—(1) Notwithstanding Part VI of the Act, an employee, except an employee mentioned in subsection 2, who is the operator, or operator's helper of a vehicle used in the business of carrying goods for hire within a municipality or to any point not more than three miles beyond its limits shall be paid overtime pay by his employer for each hour worked in excess of fifty hours in a work week at an amount not less than one and one-half times his regular rate.

HIGHWAY TRANSPORT

(2) Notwithstanding Part VI of the Act, an employee, except an employee mentioned in subsection 1 who is the operator of a public commercial vehicle licensed under *The Public Commercial Vehicles Act* shall be paid overtime pay by his employer for each hour worked in excess of sixty

hours in a work week at an amount not less than one and one-half times his regular rate, and in computing the number of hours worked by the employee in any week, only those hours during which the employee is directly responsible for the public commercial vehicle shall be included.

HOTEL, MOTEL, ETCETERA

(3) Notwithstanding Part VI of the Act, a seasonal employee who works for the owner or operator of a hotel, motel, tourist resort, restaurant or tavern and who is provided with room and board shall be paid overtime pay by his employer for each hour worked in excess of fifty hours in a work week at an amount not less than one and one-half times his regular rate.

FRESH FRUITS AND VEGETABLES PROCESSING

(4) Notwithstanding Part VI of the Act, a seasonal employee whose employment is directly related to the canning, processing and packing of fresh fruits or vegetables or the distribution thereof by the canner, processor or packer shall be paid overtime pay by his employer for each hour worked in excess of fifty hours in a work week at an amount not less than one and one-half times his regular rate.

SEWER AND WATERMAIN CONSTRUCTION

(5) Notwithstanding Part VI of the Act, an employee who is employed in laying, altering, repairing or maintaining sewers and watermains and work incidental thereto or in guarding the site during the laying, altering, repairing or maintaining of sewers and watermains shall be paid overtime pay by his employer for each hour worked in excess of fifty hours in a work week at an amount not less than one and one-half times his regular rate. O. Reg. 803/75, s. 16.

17. Regulations 243 to 250, both inclusive, of Revised Regulations of Ontario, 1970 and Ontario Regulations 91/71, 166/71, 31/73, 124/74, 125/74, 126/74, 611/74, 988/74, 989/74, 274/75 and 321/75 are revoked. O. Reg. 803/75, s. 17.

(6299)

44

THE FARM PRODUCTS GRADES AND SALES ACT

O. Reg. 804/75.

Grades for Beef Carcasses.

Made—October 7th, 1975.

Filed—October 15th, 1975.

REGULATION MADE UNDER THE FARM PRODUCTS GRADES AND SALES ACT

GRADES FOR BEEF CARCASSES

1. In this Regulation,

- (a) "brand" means an imprint described in Schedule 2;
- (b) "carcass" means a carcass of beef but does not include,
 - (i) the hide,
 - (ii) that portion of the head and neck forward of the first cervical joint,
 - (iii) that part of the fore-shank below the knee joint and that part of the hind-shank below the hock joint,
 - (iv) the alimentary canal, liver, kidneys, spleen, genital tract and genitalia, mammary system, heart and lungs,
 - (v) the membranous portion of the diaphragm and pillar of the diaphragm,
 - (vi) the spinal cord,
 - (vii) channel fat, kidney fat, pelvic fat, heart fat, cod fat and udder fat,
 - (viii) the tail posterior to the first coccygeal vertebra, or
 - (ix) any portion of the carcass the removal of which is required under the *Meat Inspection Act* (Canada) or *The Meat Inspection Act* (Ontario) or any regulations made thereunder;
- (c) "carcass of beef" means the carcass of an animal of the bovine species that has been slaughtered and dressed as beef;
- (d) "Commissioner" means the Live Stock Commissioner of Ontario;
- (e) "district supervisor" means a District Supervisor of the Livestock Division of the Department of Agriculture of Canada;
- (f) "establishment" means any establishment registered under the *Meat Inspection Act* (Canada), the *Beef Carcass Grading Regulations* under the *Canada Agricultural Products Standards Act* or *The Meat Inspection Act* (Ontario);
- (g) "grader" means a grader assigned to an establishment for the purpose of grading carcasses;

(h) "inspector" means an inspector appointed under the Act;

(i) "knife-ribbed" means to cut the side of a carcass midway between the eleventh and twelfth ribs, beginning at the backbone, continuing towards the plate side and severing the costal cartilages but not severing the backbone;

(j) "operator" means a person operating an establishment. O. Reg. 804/75, s. 1.

2. Carcasses are designated as farm products. O. Reg. 804/75, s. 2.

3. The following grade names for carcasses and the grades and standards therefor, established under the *Canada Agricultural Products Standards Act*, are hereby adopted in whole:

1. Canada A1.

2. Canada A2.

3. Canada A3.

4. Canada A4.

5. Canada B1.

6. Canada B2.

7. Canada B3.

8. Canada B4.

9. Canada C1.

10. Canada C2.

11. Canada D1.

12. Canada D2.

13. Canada D3.

14. Canada D4.

15. Canada E. O. Reg. 804/75, s. 3.

4.—(1) No carcass shall be graded,

(a) by a person other than a grader;

(b) at a place other than an establishment;

(c) unless the grader is provided with a sufficient number of efficient helpers to assist him in his duties;

(d) if the grader is of the opinion that he does not have freedom from interference in carrying out his duties;

(e) unless the carcass is from an animal slaughtered in the establishment where it is to be graded; and

(f) unless the carcass is knife-ribbed to permit the taking of fat measurements and visual quality and quantity assessments of the *Longissimus dorsi* muscle area.

(2) A grader is not required to grade a carcass unless it is presented to him for grading during reasonable hours mutually agreed upon between the operator and the district supervisor. O. Reg. 804/75, s. 4.

5.—(1) No carcass shall be considered graded unless it bears a grade stamp in the shape and size set out in Schedule 1 that has been applied by a grader indicating the applicable grade name for that carcass.

(2) No grade stamp shall be applied to a carcass unless the carcass bears the inspection legend required by the regulations made under the *Meat Inspection Act* (Canada) or *The Meat Inspection Act* (Ontario).

(3) An operator may require that a carcass classified as Canada A4, Canada B4 or Canada D4 be trimmed prior to the application of the brand.

(4) A carcass referred to in subsection 3 shall be grade stamped after trimming with the same grade name as was assigned to that carcass prior to trimming.

(5) The grade stamp shall be applied in brown ink. O. Reg. 804/75, s. 5.

6.—(1) Subject to subsection 2, brands in a continuous strip in the form set out in Schedule 2, bearing the grade name indicated on the grade stamp applied pursuant to this Regulation, shall be applied to each carcass by the operator at the time of grading under the general supervision of a grader.

(2) A carcass to which the grade stamp was applied after trimming shall be branded after trimming. O. Reg. 804/75, s. 6.

7. No person other than an operator shall apply a brand to a graded carcass. O. Reg. 804/75, s. 7.

8.—(1) Brands shall be applied in accordance with the instructions of a grader on the outside surface of the carcass in,

(a) two strips each extending the full length of the carcass and located along,

(i) the dorsal side of the carcass, adjacent to the chine bone, and over each primal cut, including the short hip, steak piece, short loin, rib and chuck, and

- (ii) the ventral side of the carcass over the flank, plate and brisket point; and

- (b) one strip across the lower portion of the chuck and brisket.

(2) Brands shall be applied in ink that has been approved by the Commissioner.

(3) Brands bearing a grade name set out in Column I of an item of the Table shall be in the colours set out in Column II of that item.

TABLE

ITEM	COLUMN I	COLUMN II
	GRADES	COLOURS
1.	Canada A1.	Red
2.	Canada A2.	Red
3.	Canada A3.	Red
4.	Canada A4.	Red
5.	Canada B1.	Blue
6.	Canada B2.	Blue
7.	Canada B3.	Blue
8.	Canada B4.	Blue
9.	Canada C1.	Brown
10.	Canada C2.	Brown
11.	All other grade names for carcasses	Black

O. Reg. 804/75, s. 8.

9. Stamps bearing the name of a retailer or wholesaler and a date may be applied on a carcass if the stamps,

- (a) are in brown ink or a colour of ink corresponding to the colour of ink on the brand stamp that has been applied to the carcass;
- (b) do not exceed three inches in height or width;
- (c) are not in more than one place on each primal cut; and
- (d) are not in contact with the grader's stamp.
- O. Reg. 804/75, s. 9.

10. Where a grader has graded a carcass he may, at the request of any consignor or his agent, issue a grade certificate for any carcass or carcasses graded by him at an establishment, if the consignor or agent,

- (a) has placed on each of the animals to be carcass graded distinct and specific identification approved by the Commissioner that has been transferred to or otherwise appears on the carcass of such animal; and

- (b) has completed and filed with the grader at the establishment at the time of delivery of the animal or lot of animals, as the case may be, to the operator of the establishment, a manifest in a form prescribed by the Commissioner. O. Reg. 804/75, s. 10.

11.—(1) Where an inspector detains a carcass, he shall place thereon a tag indicating that the carcass is under detention.

(2) Except as authorized by an inspector, no person shall remove from a carcass a tag placed thereon by an inspector pursuant to this section. O. Reg. 804/75, s. 11.

12.—(1) No person shall sell, offer for sale or have in possession for sale any carcass that is marked or stamped unless it has been marked or stamped in accordance with the Act and this Regulation.

(2) No person shall apply to a carcass an impression, mark or stamp of any kind that is not a brand or a grade and that might be construed as a brand or a grade stamp. O. Reg. 804/75, s. 12.

13. No person shall in any advertisement offering the whole or any part of a carcass of beef for sale,

- (a) make any statement that is untrue, deceptive, misleading or that is likely to deceive or mislead any person; or
- (b) use any words that resemble a grade name or that may be mistaken by any person for a grade name other than a grade name applied to the carcass of beef under this Regulation. O. Reg. 804/75, s. 13.

14. Regulation 296 of Revised Regulations of Ontario, 1970 is revoked. O. Reg. 804/75, s. 14.

Schedule 1

GRADE STAMP

Dimensions: One inch square.

CANADA
A1

O. Reg. 804/75, Sched. 1.

Schedule 2**BEEF BRAND**

1. Form a brand in a continuous strip required to show grade names on carcasses,

CANADA
A1

CANADA
A1

CANADA
A1

CANADA
A1

2.—(1) The width of the brand shall be one and three-eighths of an inch and no word shall exceed that length.

(2) All letters in the grade name shall be block capitals (Gothic) and shall be at least five-sixteenths of an inch in height. O. Reg. 804/75, Sched. 2.

(6300) 44

THE FARM PRODUCTS GRADES AND SALES ACT

O. Reg. 805/75.

Grades for Veal Carcasses.

Made—October 7th, 1975.

Filed—October 15th, 1975.

REGULATION MADE UNDER THE FARM PRODUCTS GRADES AND SALES ACT

GRADES FOR VEAL CARCASSES

1. In this Regulation,

- (a) "brand" includes mark or label;
- (b) "carcass" means any carcass or portion of a carcass of a young animal of the bovine species commonly known as veal, but does not include a carcass as defined in Ontario Regulation 804/75;
- (c) "Commissioner" means the Live Stock Commissioner of Ontario;
- (d) "conformation" means the general outline of the muscle formation of a carcass;
- (e) "district supervisor" means a District Supervisor of the Livestock Division of the Department of Agriculture of Canada;

(f) "establishment" means any establishment registered under the *Meat Inspection Act* (Canada), the *Veal Carcas Grading Regulations* under the *Canada Agricultural Products Standards Act* or *The Meat Inspection Act* (Ontario);

(g) "grader" means a grader assigned to an establishment for the purpose of grading carcasses;

(h) "inspector" means an inspector appointed under the Act;

(i) "operator" means a person operating an establishment. O. Reg. 805/75, s. 1.

2. Carcasses are designated as farm products. O. Reg. 805/75, s. 2.

3. The following grade names for carcasses and grades and standards therefor, established under the *Canada Agricultural Products Standards Act*, are hereby adopted in whole:

- 1. Canada A.
- 2. Canada B.
- 3. Canada C.
- 4. Canada D.
- 5. Canada E. O. Reg. 805/75, s. 3.

4.—(1) No carcass shall be graded,

- (a) by a person other than a grader;
- (b) at a place other than an establishment;
- (c) unless the grader is provided with a sufficient number of efficient helpers to assist him in his duties;
- (d) if the grader is of the opinion that he does not have freedom from interference in carrying out his duties; and
- (e) unless the carcass is from an animal slaughtered in the establishment where it is to be graded.

(2) A grader is not required to grade a carcass unless it is presented to him for grading during reasonable hours mutually agreed upon between the operator and the district supervisor. O. Reg. 805/75, s. 4.

5.—(1) No carcass shall be considered graded unless it bears a grade stamp in the shape and size set out in Schedule 1 that has been applied by a grader indicating the applicable grade name for that carcass.

(2) No grade stamp shall be applied to a carcass unless the carcass bears the inspection legend required by the regulations made under the *Meat Inspection Act* (Canada) or *The Meat Inspection Act* (Ontario).

(3) The grade stamp shall be applied in brown ink. O. Reg. 805/75, s. 5.

6. Brands in a continuous strip in the form set out in Schedule 2, bearing the grade name indicated on the grade stamp applied pursuant to this Regulation, shall be applied to each carcass by the operator at the time of grading under the general supervision of a grader. O. Reg. 805/75, s. 6.

7. No person other than an operator shall apply a brand to a graded carcass. O. Reg. 805/75, s. 7.

8.—(1) Brands shall be applied on the outside surface of the side of the carcass in a continuous ribbon-like form in at least two strips extending the full length of the side of the carcass, in accordance with the instructions of the grader.

(2) Brands shall be applied in ink that has been approved as to quality by the Commissioner in the following colours:

1. The grade name "Canada A" shall be applied in red ink.
 2. The grade name "Canada B" shall be applied in blue ink.
 3. The grade name "Canada C" shall be applied in brown ink.
 4. The grade names "Canada D" and "Canada E" shall be applied in black ink.
- O. Reg. 805/75, s. 8.

9. Stamps bearing the name of a retailer or wholesaler and a date may be applied on a carcass if the stamps,

- (a) are in brown ink or a colour of ink corresponding to the colour of ink on the brand stamp that has been applied to the carcass;
 - (b) do not exceed three inches in height or width;
 - (c) are not in more than one place on each primal cut; and
 - (d) are not in contact with the grader's stamp.
- O. Reg. 805/75, s. 9.

10. Where a grader has graded a carcass he may, at the request of any consignor or his agent, issue a grade certificate for any carcass or carcasses graded by him at an establishment if the consignor or agent,

(a) has placed on each of the animals to be carcass graded distinct and specific identification approved by the Commissioner that has been transferred to or otherwise appears on the carcass of such animal; and

(b) has completed and filed with the grader at the establishment at the time of delivery of the animal or lot of animals, as the case may be, to the operator of the establishment, a manifest in a form prescribed by the Commissioner. O. Reg. 805/75, s. 10.

11.—(1) Where an inspector detains a carcass, he shall place thereon a tag indicating that the carcass is under detention.

(2) Except as authorized by an inspector, no person shall remove from a carcass a tag placed thereon by an inspector pursuant to this section. O. Reg. 805/75, s. 11.

12.—(1) No person shall sell, offer for sale or have in possession for sale any carcass that is marked or stamped unless it has been marked or stamped in accordance with the Act and this Regulation.

(2) No person shall apply to a carcass an impression, mark or stamp of any kind that is not a brand or a grade and that might be construed as a brand or grade stamp. O. Reg. 805/75, s. 12.

Schedule 1

GRADE STAMP

Dimensions: One inch square.



O. Reg. 805/75, Sched. 1.

Schedule 2

VEAL BRAND

1. Form a brand in a continuous strip required to show grade names on carcasses,

CANADA
A

CANADA
A

CANADA
A

CANADA
A

2.—(1) The width of each word "Canada" shall be one and three-eighths of an inch and no word shall exceed that length.

(2) All letters in the grade name shall be block capitals (Gothic) and shall be at least five-sixteenths of an inch in height. O. Reg. 805/75, Sched. 2.

(6301)

44

THE FARM PRODUCTS GRADES AND SALES ACT

O. Reg. 806/75.

Grades for Hog Carcasses.

Made—October 7th, 1975.

Filed—October 15th, 1975.

REGULATION MADE UNDER THE FARM PRODUCTS GRADES AND SALES ACT

GRADES FOR HOG CARCASSES

1. In this Regulation,

- (a) "carcass" means the carcass of an animal of the swine species, including the head, leaflard, kidneys, tongue including hyoid bone, tenderloins, diaphragm, tail, back-bone and feet;
- (b) "Commissioner" means the Live Stock Commissioner of Ontario;
- (c) "establishment" means any establishment registered under the *Meat Inspection Act* (Canada), or *The Meat Inspection Act* (Ontario) or approved under the Hog Carcass Grading Regulations under the *Canada Agricultural Products Standards Act*;
- (d) "grader" means a grader assigned to an establishment for the purpose of grading carcasses;
- (e) "inspector" means an inspector appointed under the Act;
- (f) "operator" means a person operating an establishment;
- (g) "shipper" means a shipper licensed under the Ontario Pork Producers' Marketing Plan;
- (h) "veterinary inspector" means a person appointed or designated as an inspector under the *Meat Inspection Act* (Canada) or *The Meat Inspection Act* (Ontario). O. Reg. 806/75, s. 1.

2. Carcasses are designated as farm products. O. Reg. 806/75, s. 2.

3. The following grade names for carcasses and the grades and standards therefor, established under the *Canada Agricultural Products Standards Act*, are hereby adopted in whole:

- 1. Canada Index 112.
- 2. Canada Index 110.
- 3. Canada Index 109.
- 4. Canada Index 107.
- 5. Canada Index 105.
- 6. Canada Index 103.
- 7. Canada Index 102.
- 8. Canada Index 100.
- 9. Canada Index 98.
- 10. Canada Index 97.
- 11. Canada Index 95.
- 12. Canada Index 92.
- 13. Canada Index 88.
- 14. Canada Index 91 (heavy).
- 15. Canada Index 87 (heavy).
- 16. Canada Index 87 (light).
- 17. Canada Index 85 (extra-heavy).
- 18. Canada Index 82 (extra-heavy).
- 19. Canada Index 80 (deficient).
- 20. Canada Index 67 (ridgling).
- 21. Canada Stag.
- 22. Canada Sow Class 1.
- 23. Canada Sow Class 2. O. Reg. 806/75, s. 3.

4. Every operator shall ensure that each carcass measured for the purposes of this Regulation is,

- (a) completely and accurately split with the spinous processes of the thoracic vertebrae remaining on the left side;
- (b) open through the tailhead to within one inch above the atlas joint; and

- (c) measured on the left side. O. Reg. 806/75, s. 4.

5.—(1) The standards for Type demerits established under the *Canada Agricultural Products Standards Act* are hereby adopted in whole.

(2) The standards for Quality demerit established under the *Canada Agricultural Products Standards Act* are hereby adopted in whole.

(3) Before a grader applies a Quality demerit to any carcass the operator may elect to hold that carcass for final appraisal after it has been chilled. O. Reg. 806/75, s. 5.

6.—(1) No carcass shall be graded,

- (a) by a person other than a grader;
- (b) at a place other than an establishment;
- (c) unless the grader is provided with a sufficient number of efficient helpers to assist him in his duties;
- (d) if the operator is of the opinion that he does not have freedom from interference in carrying out his duties; and
- (e) unless the carcass is from an animal slaughtered in the establishment where it is to be graded.

(2) A grader is not required to grade a carcass unless it is presented to him during reasonable working hours.

(3) In grading any carcass the grader shall not take into account bruises or other marks that are evident at the time of grading unless he determines that such bruises or marks are the result of physical injury of farm origin. O. Reg. 806/75, s. 6.

7.—(1) Where a grader has graded a carcass he may, at the request of any consignor or his agent, issue a grade certificate for any carcass or carcasses graded by him at an establishment if the consignor or agent,

- (a) has placed on each of the animals to be carcass graded the distinct and specific tattoo mark of identity referred to in Section 8; and
- (b) has completed and filed with the grader at the establishment at the time of delivery of the animal or animals, as the case may be, to the operator of the establishment the manifest referred to in section 8.

(2) A grader may refuse to issue a grade certificate for any carcass where he believes, on reasonable and probable grounds, that the provisions of the Act or this Regulation have been violated by means

of or in relation to such carcass until such time as he is satisfied that such provisions have been complied with.

(3) A grade certificate shall indicate any carcasses that have been condemned by a veterinary inspector. O. Reg. 806/75, s. 7.

8.—(1) A shipper, upon taking delivery of animals from a producer, shall place a tattoo mark of identity on the shoulder of each animal of each producer's lot before any of the lot has mingled with any other producers' animals.

(2) No shipper shall ship, transport or deliver to an assembly yard under the Ontario Pork Producers' Marketing Plan or to an establishment animals that do not bear a tattoo mark of identity.

(3) A shipper shall complete a manifest in a form approved by the Commissioner before the animals in a shipment are delivered to an assembly yard or establishment.

(4) The shipper shall deliver the manifest to the person in charge of the assembly yard to which the animals are delivered or to the inspector at the establishment at which the animals are to be slaughtered, as the case may be.

(5) Where animals are delivered to an assembly yard, the person in charge of the assembly yard shall forward the manifest to the inspector at the establishment at which the hogs are to be slaughtered. O. Reg. 806/75, s. 8.

9.—(1) Where an inspector detains a carcass, he shall place thereon a tag indicating that the carcass is under detention.

(2) Except as authorized by an inspector, no person shall remove from a carcass a tag placed thereon by an inspector pursuant to this section. O. Reg. 806/75, s. 9.

10. A carcass bought by an operator shall be deemed to be bought on the basis of the grade shown on any grading certificate issued respecting such carcass. O. Reg. 806/75, s. 10.

(6302)

44

THE LIVE STOCK AND LIVE STOCK PRODUCTS ACT

O. Reg. 807/75.

Hogs.

Made—October 7th, 1975.

Filed—October 15th, 1975.

REGULATION TO REVOKE
REGULATION 566 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE LIVE STOCK AND LIVE STOCK
PRODUCTS ACT

1. Regulation 566 of Revised Regulations of Ontario, 1970 is revoked. O. Reg. 807/75, s. 1.

(6303)

44

THE FARM PRODUCTS GRADES
AND SALES ACT

O. Reg. 808/75.

Grades for Lamb and Mutton
Carcasses.

Made—October 7th, 1975.

Filed—October 15th, 1975.

REGULATION MADE UNDER
THE FARM PRODUCTS GRADES
AND SALES ACT

GRADES FOR LAMB AND
MUTTON CARCASSES

1. In this Regulation,

- (a) "brand" means an imprint described in Schedule 2;
- (b) "carcass" means the entire carcass of an animal of the sheep species, but does not include,
- (i) the pelt, that part of the head and neck forward of the first cervical joint, that part of the hind shank below the ankle joint, that part of the foreshank below the break joint in the case of lamb, and below the ankle joint in the case of mutton, the alimentary canal, liver, spleen, genital tract and genitalia, heart, lungs, membranous portion of the diaphragm, heart fat, external cod or udder fat, and the tail posterior to the third coccygeal vertebra; or
- (ii) any portion of the carcass the removal of which is required under the *Meat Inspection Act* (Canada) or *The Meat Inspection Act* (Ontario) or any regulation made thereunder;
- (c) "Commissioner" means the Live Stock Commissioner of Ontario;

- (d) "district supervisor" means a District Supervisor of the Livestock Division of the Department of Agriculture of Canada;
- (e) "establishment" means any establishment registered under the *Meat Inspection Act* (Canada), the *Lamb and Mutton Carcass Grading Regulations* under the *Canada Agricultural Products Standards Act* or *The Meat Inspection Act* (Ontario);
- (f) "grader" means a grader assigned to an establishment for the purpose of grading carcasses;
- (g) "inspector" means an inspector appointed under the Act;
- (h) "lamb carcass" means the carcass of an animal of the sheep species of either sex, up to and including twelve months of age, having four well-defined relatively soft ridges at the break joint of the forelegs;
- (i) "mutton carcass" means the carcass of an animal of the sheep species, of either sex, more than twelve months of age, having two smooth hard white ridges where the feet are severed at the ankle (spool) joint and bones somewhat whiter and harder than those in a lamb carcass;
- (j) "operator" means a person operating an establishment. O. Reg. 808/75, s. 1.

2. Carcasses are designated as farm products. O. Reg. 808/75, s. 2.

3.—(1) The following grade names for lamb carcasses and the grades and standards therefor, established under the *Canada Agricultural Products Standards Act*, are hereby adopted in whole:

1. Canada A1.
2. Canada A2.
3. Canada A3.
4. Canada A4.
5. Canada B.
6. Canada C1.
7. Canada C2.

(2) The following grade names for mutton carcasses and the grades and standards therefor, established under the *Canada Agricultural Products Standards Act*, are hereby adopted in whole:

1. Canada D1.

2. Canada D2.

3. Canada D3.

4. Canada D4.

5. Canada E. O. Reg. 808/75, s. 3.

4.—(1) No carcass shall be graded,

(a) by a person other than a grader;

(b) at a place other than an establishment;

(c) unless the grader is provided with a sufficient number of efficient helpers to assist him in his duties;

(d) if the grader is of the opinion that he does not have freedom from interference in carrying out his duties; and

(e) unless the carcass is from an animal slaughtered in the establishment where it is to be graded.

(2) A grader is not required to grade a carcass unless it is presented to him for grading during reasonable hours mutually agreed upon between the operator and the district supervisor. O. Reg. 808/75, s. 4.

5.—(1) No carcass shall be considered graded unless it bears a grade stamp in the shape and size set out in Schedule 1 that has been applied by a grader indicating the applicable grade name for that carcass.

(2) No grade stamp shall be applied to a carcass unless the carcass bears the inspection legend required by the regulations made under the *Meat Inspection Act* (Canada) or *The Meat Inspection Act* (Ontario).

(3) The grade stamp shall be applied in brown ink. O. Reg. 808/75, s. 5.

6.—(1) Brands in a continuous strip in the form set out in Schedule 2 bearing the grade name indicated on the grade stamp applied pursuant to this Regulation shall be applied in accordance with the instructions of the grader in the establishment where the animal was slaughtered on each side of the carcass extending the full length of the carcass from the hock over the leg, the saddle and shoulder at a distance of approximately 2 inches from the vertebrae.

(2) Brands shall be applied in ink that has been approved by the Commissioner.

(3) Brands bearing the grade name set out in Column I of an item of the Table shall be in the colours set out in Column II of that item.

TABLE

ITEM	COLUMN I	COLUMN II
	GRADES	GRADES
1.	Canada A1.	Red
2.	Canada A2.	Red
3.	Canada A3.	Red
4.	Canada A4.	Red
5.	Canada B.	Blue
6.	Canada C1.	Brown
7.	Canada C2.	Brown
8.	Canada D1.	Black
9.	Canada D2.	Black
10.	Canada D3.	Black
11.	Canada D4.	Black
12.	Canada E.	Black

O. Reg. 808/75, s. 6.

7. No person other than an operator shall apply a brand to a graded carcass. O. Reg. 808/75, s. 7.

8. A stamp bearing the name or logo of a producer, retailer or wholesaler and a date may be applied on a carcass if the stamp,

(a) is applied in brown ink or in ink of a colour corresponding to the colour of the brand that has been applied to the carcass;

(b) does not exceed three inches in height or width;

(c) is not applied in more than one place on the carcass; and

(d) is not in contact with the grader's stamp. O. Reg. 808/75, s. 8.

9. Where a grader has graded a carcass he may, at the request of any consignor or his agent, issue a grade certificate for any carcass or carcasses graded by him at an establishment, if the consignor or agent,

(a) has placed on each of the animals to be carcass graded distinct and specific identification approved by the Commissioner that has been transferred to or otherwise appears on the carcass of such animal; and

(b) has completed and filed with the grader at the establishment at the time of delivery of the animal or lot of animals, as the case may be, to the operator of the establishment, a manifest in a form prescribed by the Commissioner. O. Reg. 808/75, s. 9.

10.—(1) Where an inspector detains a carcass, he shall place thereon a tag indicating that the carcass is under detention.

(2) Except as authorized by an inspector, no person shall remove from a carcass a tag placed thereon by an inspector pursuant to this section. O. Reg. 808/75, s. 10.

11.—(1) No person shall sell, offer for sale or have in possession for sale any carcass that is marked or stamped unless it has been marked or stamped in accordance with the Act and this Regulation.

(2) No person shall apply to a carcass an impression, mark or stamp of any kind that is not a brand or a grade and that might be construed as a brand or grade stamp. O. Reg. 808/75, s. 11.

12. Carcasses shall be divided into lamb carcasses and mutton carcasses in accordance with the characteristics set out in,

(a) clauses *h* and *i* of section 1; and

(b) the standards referred to in section 3. O. Reg. 808/75, s. 12.

Schedule 1

GRADE STAMP

Dimensions: 1 inch square



O. Reg. 808/75, Sched. 1.

Schedule 2

1. Form a brand in a continuous strip required to show grade names on carcasses:

CANADA
A1

CANADA
A1

CANADA
A1

CANADA
A1

2.—(1) The width of the brand shall be one and three-eighths of an inch and no word shall exceed that length.

(2) All letters in the grade name shall be block capitals (Gothic) and shall be at least five-sixteenths of an inch in height. O. Reg. 808/75, Sched. 2.

(6304)

44

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 809/75.

Crop Insurance Plan for Winter Wheat.

Made—July 28th, 1975.

Approved—October 7th, 1975.

Filed—October 15th, 1975.

REGULATION MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

CROP INSURANCE PLAN FOR WINTER WHEAT

1. The Plan in the Schedule is established for the insurance within Ontario of winter wheat. O. Reg. 809/75, s. 1.

2. Regulation 155 of Revised Regulations of Ontario, 1970 and Ontario Regulations 379/71, 458/71, 705/73, 377/74 and 763/74, are revoked. O. Reg. 809/75, s. 2.

Schedule

PLAN

1. This plan may be cited as "The Ontario Crop Insurance Plan for Winter Wheat".

2. The purpose of this plan is to provide for insurance against a loss in the production of winter wheat resulting from one or more of the perils designated in section 4.

INTERPRETATION

3. In this plan,

(a) "average farm yield" means the average of previous yields of the seeded acreage computed on the basis of acreage production records of the insured person or on such other basis as the Commission approves;

(b) "bushel" means 60 pounds of winter wheat, the moisture content of which does not exceed 14 per cent;

- (c) "winter wheat" means winter wheat produced in Ontario.

DESIGNATION OF PERILS

4. The following are designated as perils for the purposes of this plan:

1. Drought.
2. Excessive moisture.
3. Excessive rainfall.
4. Flood.
5. Frost.
6. Hail.
7. Insect infestation.
8. Plant disease.
9. Wind.
10. Winter kill.

DESIGNATION OF CROP YEAR

5. The crop year for winter wheat is the period from the 1st day of September in any year to the 31st day of August in the year next following.

CONTRACT OF INSURANCE

6. For the purposes of this plan, the entire contract of insurance for winter wheat shall be deemed to be comprised of,

- (a) an endorsement for winter wheat in Form 1;
 - (b) an application for insurance;
 - (c) the final acreage report for each crop year;
 - (d) an amendment to any document referred to in clauses a, b or c agreed upon in writing.
7. An application for insurance shall,
- (a) be in Form 2;
 - (b) be accompanied by a premium deposit of at least \$15; and
 - (c) be filed with the Commission not later than the 20th day of October in the crop year in respect of which it is made.

DURATION OF CONTRACT

8.—(1) A contract of insurance shall be in force for the crop year in respect of which it is made, and shall continue in force for each crop year thereafter until it is cancelled by the insured person or the Commission in the manner prescribed by subsection 2 or is terminated in accordance with the regulations.

(2) A contract of insurance may be cancelled by the insured person or the Commission by notice in writing to the other party on or before the 20th day of October in the crop year during which the cancellation is to be effective.

COVERAGE

9.—(1) Subject to subsections 2 and 3, the coverage provided under a contract of insurance shall be 70 per cent of the average farm yield in bushels of the total acreage seeded to winter wheat by the insured person in accordance with the regulations.

(2) The coverage provided under subsection 1 shall be increased following each consecutive no claim year as follows:

1. Following the first no claim year, to 73 per cent of the average farm yield.
2. Following the second no claim year, to 76 per cent of the average farm yield.
3. Following the third no claim year, to 78 per cent of the average farm yield.
4. Following the fourth no claim year, to a maximum of 80 per cent of the average farm yield.

(3) The coverage provided under subsections 1 and 2 shall be decreased for claim years from the insured level in reverse progression to that prescribed by subsection 2 to a minimum of 70 per cent of the average farm yield.

(4) Where a reseeded benefit is paid, there shall be no increase in the level of coverage as prescribed by subsection 2, but unless there is a claim for loss of production there shall be no decrease in the level of coverage as prescribed by subsection 3.

(5) The number of bushels determined under subsections 1, 2 and 3 constitutes the total guaranteed production under a contract of insurance.

10. The maximum amount for which the Commission is liable for a loss in production under a contract of insurance is the amount obtained by multiplying the total guaranteed production determined under section 9 by the established price per bushel prescribed by section 11.

11.—(1) For the purposes of this plan, the established price for winter wheat is,

- (a) \$1.50;
- (b) \$2.25; or
- (c) \$3,

per bushel.

(2) Where,

- (a) the insured person applies therefor in writing on or before the 20th day of October in a crop year; and
- (b) the Commission consents in writing,

any established price designated in subsection 1 may be substituted for the established price selected by the insured person at the time a contract of insurance is made or for any established price substituted in lieu thereof under this subsection.

(3) Where, upon any renewal, the insured person fails to select an established price pursuant to subsection 2, the Commission may designate the established price applicable to the contract for the crop year.

PREMIUMS

12.—(1) The total premium is,

- (a) \$4.40 per acre where the established price is \$1.50 per bushel;
- (b) \$6.60 per acre where the established price is \$2.25 per bushel; and
- (c) \$8.80 per acre where the established price is \$3 per bushel.

(2) Notwithstanding subsection 1, the minimum premium payable by an insured person in each crop year is \$15.

(3) The premium prescribed by subsections 1 and 2 includes payments in respect of premiums made by the Government of Canada under the *Crop Insurance Act* (Canada).

13.—(1) Where a contract of insurance is in force, a premium shall be paid in respect of each crop year in which the insured person seeds acreage to winter wheat.

(2) Where a premium is payable in respect of a crop year, the insured person shall pay the premium, less the premium deposit, if any, to the Commission at the time he files the final acreage report prescribed by section 14.

FINAL ACREAGE REPORTS

14.—(1) Every insured person shall file with the Commission in each crop year a final acreage report in Form 3,

- (a) within ten days after seeding is completed or within a time to be determined by the Commission, where acreage has been seeded to winter wheat; or
- (b) on or before the 30th day of October of the crop year, where no acreage has been seeded to winter wheat.

(2) A final acreage report filed with the Commission shall not be amended without the consent in writing of the Commission.

15.—(1) The Commission may revise the final acreage report in any or all respects and adjust the premium accordingly and, in such case, shall notify the insured person in writing forthwith respecting such revision and adjustment.

(2) The insured person shall be deemed to have agreed with the revision of the final acreage report and adjustment of premium made by the Commission under subsection 1 unless, within ten days from the mailing or delivery of the notification by the Commission, he notifies the Commission in writing that he rejects such revision and adjustment.

(3) Where the Commission receives notice from an insured person under subsection 2, it shall notify the insured person in writing that the contract of insurance does not apply for the crop year in respect of which the final acreage report was filed and shall refund any premium or premium deposit paid in respect of that crop year.

(4) A final acreage report revised under this section shall, failing notice under subsection 2, constitute the final acreage report for the crop year.

16.—(1) Where an insured person in any crop year fails to file a final acreage report in the form and manner prescribed by this Regulation, the Commission may,

- (a) prepare a final acreage report; or
- (b) declare the insured acreage to be nil.

(2) Where the Commission prepares a final acreage report under subsection 1, the Commission shall mail or deliver a copy of the report to the insured person.

(3) Every insured person shall pay the premium for the crop year in respect of which a final acreage report is prepared by the Commission within ten days from the mailing or delivery to him of a copy of the report.

17.—(1) Where the Commission has not revised the average farm yield stated by the insured person in a final acreage report, the Commission may, on the adjustment of a claim for a loss in production of winter wheat in the crop year, require the insured person to satisfy the Commission that such average farm yield was based on a reasonable assessment of the productivity of the seeded acreage under normal growing conditions.

(2) Where the insured person fails to satisfy the Commission under subsection 1, the Commission shall determine the average farm yield and shall reduce accordingly the total guaranteed production determined in accordance with section 9 and the maximum amount of indemnity for which it is liable under section 10.

FINAL DATE FOR SEEDING

18. For the purposes of this plan the final date for seeding winter wheat in a crop year in a county, territorial district, regional or district municipality named in column 1 of the Table is the date set opposite the name of the county, territorial district, regional or district municipality in column 2 or such other date as may be determined from time to time by the Commission.

FINAL DATE FOR HARVESTING

19. For the purposes of this plan, the final date for harvesting winter wheat in a crop year is the 31st day of August or such other date as may be determined from time to time by the Commission. O. Reg. 809/75, Sched.

Form 1

The Crop Insurance Act (Ontario)

Between:

THE CROP INSURANCE COMMISSION OF ONTARIO,
hereinafter referred to as "THE COMMISSION",

OF THE FIRST PART

—and—

.....
of the of
in the County (or as the case may be) of
....., hereinafter referred to as
"THE INSURED PERSON",

OF THE SECOND PART

WHEREAS the insured person has applied for crop insurance for winter wheat under The Ontario Crop Insurance Plan for Winter Wheat, hereinafter referred to as "the plan" and has paid the deposit premium prescribed thereunder;

NOW THEREFORE, subject to *The Crop Insurance Act (Ontario)* and the regulations made thereunder, where in a crop year the insured person suffers a loss resulting from one or more of the perils designated in the plan, the Commission, subject to the terms and conditions hereinafter set forth, agrees to indemnify the insured person in respect of such loss.

TERMS AND CONDITIONS

CAUSES OF LOSS NOT INSURED AGAINST

1. This contract does not insure against, and no indemnity shall be paid in respect of a loss resulting from,

- (a) the negligence, misconduct or poor farming practices of the insured person or his agents or employees;
- (b) a shortage of labour or machinery; or
- (c) a peril other than the perils designated in the plan.

EXTENT OF INSURANCE

2.—(1) The insured person shall offer for insurance all acreage planted to the insured crop on the farm or farms operated by him in Ontario, and subject to subparagraph 2, this contract applies to all such acreage.

(2) This contract does not apply to, and no indemnity is payable in respect of, acreage planted to the insured crop,

- (a) that was not adequately prepared for cropping purposes; or
- (b) that, in the opinion of the Commission, is not insurable.

HARVESTING OF SEEDED ACREAGE

3.—(1) All acreage seeded to winter wheat in a crop year shall be harvested unless the Commission, upon application therefor in writing, consents in writing to,

- (a) the use of the seeded acreage or any part thereof for another purpose; or
- (b) the abandonment or destruction of the insured crop or any part thereof.

(2) The harvesting referred to in subparagraph 1 shall be completed not later than the 31st day of August or such other date as may be determined from time to time by the Commission.

EVALUATION OF LOSS

4. For the purposes of determining the loss in production of winter wheat in a crop year and the indemnity payable therefor, the value of the crop shall progress through the stages prescribed in paragraphs 5 and 6.

STAGE 1

5.—(1) Stage 1 comprises the period from the date on which the seeding of acreage to winter wheat is completed to and including the 15th day of June in the crop year.

(2) Where loss or damage occurs in Stage 1, the Commission, upon application therefor in writing by the insured person, may consent in writing to,

- (a) the seeding of the damaged acreage to another crop; or
- (b) the abandonment or destruction of the insured crop on such damaged acreage and, in such case, the Commission shall determine the number of damaged acres and the potential production thereof.

(3) Where the damaged acreage is in excess of 3 acres and is reseeded in accordance with clause *a* of subparagraph 2, the contract of insurance shall cease to apply to such reseeded acreage, the total guaranteed production shall be reduced accordingly and the Commission shall pay to the insured person for each acre reseeded, a reseeded benefit of,

- (a) \$15 per acre where the established price is \$1.50 per bushel;
- (b) \$20 per acre where the established price is \$2.25 per bushel; or
- (c) \$25 per acre where the established price is \$3 per bushel.

(4) Where the damaged acreage is abandoned or destroyed in accordance with clause *b* of subsection 2, the amount of loss that shall be taken into account in the final adjustment of loss in respect of the total seeded acreage shall be calculated by multiplying,

- (a) 50 per cent of the guaranteed production for the damaged acreage; or
- (b) the difference between the guaranteed production and the potential production determined under subparagraph 2 for the damaged acreage,

whichever is the lesser, by the established price per bushel.

(5) Subject to subparagraph 6, where the crop on damaged acreage is not abandoned or destroyed after the Commission has consented thereto, the amount of loss calculated under subparagraph 4 shall not be taken into account in the final adjustment of loss, and the value of the crop shall progress into Stage 2.

(6) Notwithstanding any application made in writing by the insured person under this paragraph, the Commission may, where loss or damage occurs in Stage 1, notify the insured person in writing that it intends to terminate the insurance coverage on such damaged acreage and to calculate the amount of loss in the manner prescribed in subparagraph 4 with respect to such damaged acreage and where notice of such intention has been given, the Commission shall calculate accordingly the amount of loss to be taken into account in the final adjustment of loss and the value of the insured crop on such damaged acreage shall not progress beyond Stage 1.

STAGE 2

6.—(1) Stage 2 commences on the 16th day of June in the crop year and, with respect to any part of the seeded acreage, ends with the completion of harvesting of such part.

(2) Where loss or damage occurs in Stage 2, the Commission, upon application therefor in writing by the insured person, may consent in writing to the abandonment or destruction of the insured crop on such damaged acreage and, in such case, the Commission shall determine the number of damaged acres and the potential production thereof.

(3) Where the insured crop is abandoned or destroyed in accordance with subparagraph 2, the amount of loss that shall be taken into account in the final adjustment of loss in respect of the total seeded acreage shall be calculated by multiplying the difference between,

- (a) the guaranteed production for the damaged acreage; and
- (b) the potential production determined under subparagraph 2 for the damaged acreage,

by the established price per bushel.

(4) Where the crop is not abandoned or destroyed after the Commission has consented thereto, the amount of loss calculated under subparagraph 3 shall not be taken into account in the final adjustment of loss.

(5) Where the actual production of the harvested acreage is less than the guaranteed production for such acreage, the amount of loss that shall be taken into account in the final adjustment of loss in respect of the total seeded acreage shall be cal-

culated by multiplying the difference between the guaranteed production and the actual production by the established price per bushel.

QUALITY COVERAGE

7. Where the insured crop is reduced below Grade 3 due to an insured peril, the actual production shall be deemed to be,

- (a) for Grade 4, Grade 4 Special and Grade 5 Special, 95 per cent of the yield harvested;
- (b) for Grade 5, 90 per cent of the yield harvested; and
- (c) for Grades 1 and 2 Mixed Wheat and Sample, 85 per cent of the yield harvested.

FINAL ADJUSTMENT OF LOSS FOR TOTAL SEEDED ACREAGE

8. The indemnity payable with respect to the total seeded acreage in the final adjustment of loss shall be the sum of all Stage 1 and Stage 2 loss calculations applicable to such acreage, but where,

- (a) the actual production of any harvested acreage; or
- (b) the potential production of any unharvested acreage,

exceeds the guaranteed production of such acreage, the indemnity otherwise payable for a loss in production shall be reduced by the amount obtained by multiplying such excess by the established price per bushel.

INCORRECT ACREAGE IN FINAL ACREAGE REPORT

9.—(1) Where the actual seeded acreage of winter wheat in a crop year is less than the seeded acreage declared on the final acreage report, the guaranteed production and the amount of insurance shall be reduced in the proportion that the actual acreage bears to the declared acreage.

(2) Where the actual seeded acreage of winter wheat in a crop year exceeds the seeded acreage declared on the final acreage report, the guaranteed production per acre for the field in respect of which the incorrect acreage was declared shall be reduced in the proportion that the declared acreage bears to the actual acreage.

MISREPRESENTATION, VIOLATION OF CONDITIONS, OR FRAUD

10. Where, in respect of an insured crop, the insured person,

- (a) in his application for insurance or a final acreage report,

- (i) gives false particulars of the insured crop to the prejudice of the Commission, or
- (ii) knowingly misrepresents or fails to disclose any fact required to be stated therein;

- (b) contravenes a term or condition of the contract of insurance;
- (c) commits a fraud; or
- (d) wilfully makes a false statement in respect of a claim under the contract of insurance, a claim by the insured person is invalid and his right to recover indemnity is forfeited.

WAIVER OR ALTERATION

11. No term or condition of this contract shall be deemed to be waived or altered in whole or in part by the Commission unless the waiver or alteration is clearly expressed in writing signed by the Commission or a representative authorized for that purpose by the Commission.

INTEREST OF OTHER PERSONS

12. Notwithstanding that a person other than the insured person holds an interest of any kind in an insured crop, for the purposes of this contract,

- (a) the interest of the insured person in the insured crop is deemed to be the full value of the total guaranteed production; and
- (b) except as provided in paragraph 13, no indemnity shall be paid to any person other than the insured person.

ASSIGNMENT OF RIGHT TO INDEMNITY

13. The insured person may assign all or part of his right to indemnity under this contract in a crop year in respect of an insured crop but an assignment is not binding on the Commission and no payment of indemnity shall be made to an assignee unless,

- (a) the assignment is made on a form provided by the Commission; and
- (b) the Commission consents thereto in writing.

NOTICE OF LOSS OR DAMAGE

14.—(1) Where loss or damage to an insured crop results from one or more of the perils insured against and the insured person intends to abandon or destroy the insured crop, or to reseed or use the seeded acreage for another purpose, the insured

person shall notify the Commission in writing of such intention and shall take no further action without the consent in writing of the Commission.

(2) Where loss or damage to an insured crop results from one or more of the perils insured against and the damage was occasioned at a readily ascertainable time, the insured person shall notify the Commission in writing within five days of such time.

(3) Where loss or damage to an insured crop results from one or more of the perils insured against and it appears, or ought reasonably to appear, to the insured person at any time after seeding and before the completion of harvesting of the insured crop that the potential production of the insured crop will be less than the total guaranteed production, the insured person shall, as soon as the loss or damage is apparent, notify the Commission in writing forthwith.

(4) Notwithstanding any notice given by the insured person under this paragraph, where on completion of harvesting of an insured crop,

(a) the actual production is less than the total guaranteed production; and

(b) the loss in production resulted from one or more of the perils insured against,

the insured person shall notify the Commission in writing within five days of completion of harvesting.

ABANDONMENT, DESTRUCTION, OR ALTERNATE USE

15.—(1) No acreage seeded to an insured crop shall be put to another use and no insured crop shall be abandoned or destroyed until the Commission has appraised the potential production of the acreage.

(2) An appraisal made under subparagraph 1 shall not be taken into account in the final adjustment of loss where the insured person harvests the appraised acreage.

ADJUSTMENT OF LOSS

16.—(1) The indemnity payable for loss or damage to an insured crop shall be determined in the manner prescribed herein.

(2) The Commission may cause the production of an insured crop to be appraised by any method that it deems proper.

(3) The loss in respect of an insured crop and the amount of indemnity payable therefor shall be determined separately for each insured crop.

(4) No indemnity shall be paid for a loss in respect of an insured crop unless the insured person establishes,

(a) the actual production obtained from the insured crop for the crop year; and

(b) that the loss in production in the crop year resulted directly from one or more of the perils insured against.

PROOF OF LOSS

17.—(1) A claim for indemnity in respect of an insured crop shall be made on a proof of loss form provided by the Commission and shall be filed with the Commission not later than sixty days after,

(a) the completion of harvesting of the insured crop; or

(b) the end of the crop year in which the loss occurred, whichever is the earlier.

(2) Subject to subparagraph 3, a claim for indemnity shall be made by the insured person.

(3) A claim for indemnity may be made,

(a) in the case of the absence or inability of the insured person, by his agent; or

(b) in the case of the absence or inability of the insured person or on his failure or refusal to do so, by an assignee under an assignment made in accordance with paragraph 13.

ARBITRATION

18. Where the Commission and the insured person fail to resolve any dispute respecting the adjustment of a loss under this contract, the matter shall be determined by arbitration in accordance with the regulations.

TIME FOR PAYMENT OF INDEMNITY

19.—(1) Except as otherwise provided, no indemnity under this contract becomes due and payable until the end of the crop year in which the loss or damage was sustained.

(2) Where the indemnity payable by the Commission under this contract is established by the filing of a proof of loss form or by an award of an arbitrator or board of arbitration, it shall be paid within sixty days of the receipt by the Commission of the proof of loss form or award, as the case may be.

(3) Nothing in this paragraph prevents the Commission from paying indemnity under this contract at an earlier date.

SUBROGATION

20. Where the Commission has paid a claim under this contract, the Commission is subrogated to the extent thereof to all rights of recovery of the insured person against any person and may bring action in the name of the insured person to enforce those rights.

RIGHT OF ENTRY

21. The Commission has a right of entry to the premises of the insured person that may be exercised by agents of the Commission at any reasonable time or times for any purpose related to the contract of insurance.

DEATH OR ASSIGNMENT UNDER
THE BANKRUPTCY ACT

22. This contract terminates at the end of the crop year in which the death of the insured person occurs or an authorized assignment is made by him under the *Bankruptcy Act* (Canada).

NOTICE

23.—(1) Any written notice to the Commission shall be given by delivery thereof or by sending it by mail to the Commission.

(2) Written notice to the insured person shall be given by delivery thereof or by sending it by mail addressed to him at his last post office address on file with the Commission.

IN WITNESS WHEREOF The Crop Insurance Commission of Ontario has caused this contract of insurance to be signed by its general manager but the same shall not be binding upon the Commission until countersigned by a duly authorized representative thereof.

Countersigned and dated at

this day of, 19....

Duly Authorized
Representative

General Manager

O. Reg. 809/75, Form 1.

Form 2

The Crop Insurance Act (Ontario)

APPLICATION FOR CROP INSURANCE

CROP DETAILS

To: The Crop Insurance Commission of Ontario:

.....
(name of person, corporation or partnership and if partnership, names of all partners)

(The applicant must be either an owner-operator or a tenant operator. An operator is one who controls or directs the operation of the farm.)

.....
(postal address)

.....
(postal code)

.....
(telephone no.)

applies for crop insurance under *The Crop Insurance Act (Ontario)* and the regulations and in support of this application the following facts are stated:

1. Contract number, if any

2. Crop(s) applied for are:

		To Be Completed By Agent Note: A minimum premium deposit of \$15 is payable.	
CROP(S)	NO. OF ACRES	AVERAGE FARM YIELD	PRICE OPTION

Dated at (day) (month) (year)

.....
Signature of Applicant

I acknowledge receipt of premium deposit of (minimum of \$15) \$.....

Agent..... Agency No.....

O. Reg. 809/75, Form 2

Form 3

The Crop Insurance Act (Ontario)

FINAL ACREAGE REPORT

1. Insured person..... (name) (address) (phone no.)
2. Crop Insurance Contract No.....
3. Crop year covered by this report: September 1, 19.... to August 31, 19....
4. Date on which seeding of winter wheat was completed.....
5. Variety seeded.....
6. Coverage in force is.....per cent of the average farm yield in bushels of the total acreage seeded to winter wheat.
7. Average farm yield is.....bushels per acre.
8. I hereby assign per cent of my right to indemnity under this contract in respect of the crop described hereunder to
- (name) (address)
9. The insured person is engaged full time in farming
"Yes" or "No"
- If "No", explain.....

10. Crop will be harvested by: own equipment.....
shared equipment.....
custom operator

11. Details of acreage seeded to winter wheat (a diagram of each farm on which the insured crop is grown must be attached to this report):

Farm No.	No. of Acres	Soil Type	Manure Applied No. of Acres	Fertilizer Applied		No. of Acres Systematically Tile Drained	Distance Between Drains	Heat Unit Rating	Previous Crop Produced
				Pounds Per Acre	Grade				

12. The fertilizer referred to above in paragraph 11 was applied in accordance with soil test recommendations.....
"Yes" or "No"
13. The acreage set out above in paragraph 11 is the total acreage seeded to winter wheat by the insured person.
14. The premium (less premium deposit, if any) accompanies this report.
15. At this date the crop has suffered no damage, except as follows:

Dated at this day of, 19....
.....
(signature of insured person)
.....
(title of official signing for a corporation)

TABLE

COLUMN 1	COLUMN 2
County, Territorial District, Regional or District Municipality.	Final Seeding Date
ZONE 1	
Brant, Elgin, Essex, Haldimand-Norfolk, Hamilton-Wentworth, Kent, Lambton, Middlesex, Niagara, Oxford.	October 20th
ZONE 2	
Bruce, Dufferin, Durham, Grey, Halton, Hastings, Huron, Lennox and Addington, Northumberland, Peel, Perth, Peterborough, Prince Edward, Simcoe, Victoria, Waterloo, Wellington, York.	September 30th
ZONE 3	
Dundas, Frontenac, Glengarry, Grenville, Lanark, Leeds, Ottawa-Carleton, Prescott, Renfrew, Russell, Stormont.	September 20th
ZONE 4	
Muskoka, Sudbury, the Provisional County of Haliburton and the territorial districts.	September 20th

O. Reg. 809/75, Table.

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER
*Chairman*RONALD ATKINSON
Secretary

Dated at Toronto, this 28th day of July, 1975.

THE EDUCATION ACT, 1974

O. Reg. 810/75.

Textbooks.

Made—September 25th, 1975.

Approved—October 7th, 1975.

Filed—October 15th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 258/75

MADE UNDER

THE EDUCATION ACT, 1974

1. The Table to section 1 of Ontario Regulation 258/75, as amended by section 1 of Ontario Regulation 528/75, is further amended by adding thereto the following items:

75a.	Thalassa	Thalassa Publications Limited
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81.	Yale	The Yale Book Company Ltd.
-----	------	-------------------------------

2. Schedule 1 to the said Regulation, as amended by section 2 of Ontario Regulation 528/75, is further amended by adding thereto the following items:

238.	Mathways 3	Copp Clark
239.	The Letter Carrier	Dent

3. Schedule 2 to the said Regulation, as amended by section 3 of Ontario Regulation 528/75, is further amended by adding thereto the following items:

431.	Explorer 3	Copp Clark
432.	The Winston Dictionary of Canadian English, Elementary Edition	Holt
433.	Yellow Is a Lemon Tart (Reader)	Longman
434.	Yellow (Is a Lemon Tart) Source Book	Longman
435.	SE (Savoir écrire): B	Beauchemin
436.	SE (Savoir écrire): C	Beauchemin
437.	SL (Savoir lire): B	Beauchemin
438.	SL (Savoir lire): C	Beauchemin
439.	SP-SE (Savoir parler et savoir écouter): B	Beauchemin
440.	SP-SE (Savoir parler et savoir écouter): C	Beauchemin
441.	Multimath 2	Editions du Renouveau Pédagogique

442.	Follow the Wind: Basic Goals in Music 6, 2nd ed.	McGraw-Hill Ryerson
443.	Cartographie	Holt
444.	Les eaux courantes	Holt
445.	Guide de recherches	McGraw-Hill Ryerson
446.	Les insectes	McGraw-Hill Ryerson
447.	Les mammifères	McGraw-Hill Ryerson
448.	Méthodes et techniques	McGraw-Hill Ryerson
449.	Neige et glace	Holt
450.	Les oiseaux	McGraw-Hill Ryerson
451.	Pollution	Holt
452.	Dent's Canadian Metric Atlas	Dent
453.	Medieval Community	Fitzhenry & Whiteside
454.	Nelson World Atlas: A Metric Atlas	Thomas Nelson

4.—(1) Item 62 of Schedule 3 to the said Regulation is revoked.

(2) The said Schedule 3, as amended by section 4 of Ontario Regulation 528/75, is further amended by adding thereto the following items:

800.	WEP: A Handbook for Writing, Editing and Polishing	Gage
801.	Ecologie	McGraw-Hill Ryerson
802.	Ecology	Holt
803.	Environmental Science	Holt
804.	La bande dessinée	Beauchemin
805.	La biographie	Hurtubise HMH
806.	Coutumes du monde	Beauchemin
807.	Héros et grands hommes	Beauchemin
808.	L'homme aux cent visages	Beauchemin
809.	L'imprimé	Beauchemin
810.	Le langage	Beauchemin
811.	Le message	Hurtubise HMH
812.	Métiers et professions	Beauchemin
813.	La présentation de soi	Hurtubise HMH
814.	La radio et la télévision	Beauchemin
815.	SE (Savoir écrire): B	Beauchemin
816.	SE (Savoir écrire): C	Beauchemin
817.	SL (Savoir lire): B	Beauchemin
818.	SL (Savoir lire): C	Beauchemin
819.	SP-SE (Savoir parler et savoir écouter): B	Beauchemin
820.	SP-SE (Savoir parler et savoir écouter): C	Beauchemin

821.	Dis donc!	Heath
822.	New Writing Program 1: French	Yale
823.	New Writing Program 2: French	Yale
824.	Canada's Northland	Oxford
825.	Initiation à la géogra- phie: par les contrats de travail	Guérin
826.	Nelson World Atlas: A Metric Atlas	Thomas Nelson
827.	Casimir Gzowski	Fitzhenry & Whiteside
828.	A Dutch Homesteader on the Prairies: The Letters of Willem de Gelder 1910-13	University of Toronto Press
829.	Egerton Ryerson	Fitzhenry & Whiteside
830.	The Hutterites: A Study in Prejudice	Oxford
831.	Lester Pearson: Diplomat and Politician	Oxford
832.	Multimath 2	Editions du Renouveau Pédagogique
833.	Mathematics Alive 1	Copp Clark
834.	Mathematics: Insights and Applications, Book One	Gage
835.	Applied Mathematics for Today: An Introduc- tion	McGraw-Hill Ryerson
836.	Heat and Magnetism	Holt
837.	Integrated Secondary School Science (IS ³), Level 1	Thalassa
838.	Invertebrates	Holt
839.	Les mammifères	McGraw-Hill Ryerson
840.	Microbiology	Holt
841.	Mini Things	Wiley
842.	Les oiseaux	McGraw-Hill Ryerson
843.	Initiation au dessin industriel	McGraw-Hill Ryerson

5. Schedule 4 to the said Regulation, as amended by section 5 of Ontario Regulation 528/75, is further amended by adding thereto the following items:

498.	Les mathématiques du consommateur	Editions du Renouveau Pédagogique
499.	Patterns of Thought: The Basic Language Skills Book	Methuen

4422	O. Reg. 810/75	THE ONTARIO GAZETTE	O. Reg. 811/75
500.	Ecologie	McGraw-Hill Ryerson	
501.	New Writing Program 3: French	Yale	
502.	Poverty Pockets: A Study of the Lime- stone Plains of Southern Ontario	McClelland & Stewart	
503.	Urban Problems, rev. ed.	Holt	
504.	Canadiens, Canadians and Québécois	Prentice-Hall	
505.	Immigration and the Rise of Multicul- turalism	Copp Clark	
506.	Technology and Change: The Crisis in Canadian Education	McClelland & Stewart	
507.	Mathematics for a Modern World, Book 4	Gage	
508.	Electricity	Holt	

THOMAS L. WELLS
Minister of Education

Dated at Toronto, this 25th day of September, 1975.

(6306)

44

THE EDUCATION ACT, 1974

O. Reg. 811/75.

Interim Teaching Certificates and
Letters of Standing.

Made—August 28th, 1975.

Approved—October 7th, 1975.

Filed—October 15th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 295/73 MADE UNDER THE EDUCATION ACT, 1974

1. Clauses *ba*, *bb*, *bc* and *bd* of subsection 1 of section 1 of Ontario Regulation 295/73, as made by subsection 1 of section 1 of Ontario Regulation 850/74, are revoked and the following substituted therefor:

(*ba*) "holds a degree" means, in respect of a candidate, that he has completed all the requirements for, and been approved for, the granting of a degree, regardless of whether the degree has been conferred;

2.—(1) Clause *b* of subsection 1 of section 13 of the said Regulation, as made by section 11 of Ontario Regulation 850/74, is revoked and the following substituted therefor:

(*b*) submits evidence that the candidate has at least eight weeks of successful teaching experience subsequent to the date of his Temporary Elementary School Certificate, as certified by the appropriate supervisory officer,

(2) Clause *b* of subsection 2 of the said section 13 is revoked and the following substituted therefor:

(*b*) submits evidence that the candidate has at least eight weeks of successful teaching experience subsequent to the date of his Temporary Elementary School Certificate, as certified by the appropriate supervisory officer,

3. Subclauses i and iii of clause *b* of section 15 of the said Regulation are revoked and the following substituted therefor:

(i) his Interim Elementary School Teacher's Certificate in Form 6 or Form 6*a*,

(iii) his Permanent Elementary School Teacher's Certificate in Form 10 or 10*a* of Regulation 199 of Revised Regulations of Ontario, 1970, or

4. The said Regulation is amended by adding thereto the following section:

18*b*. Where a candidate submits to the Deputy Minister evidence that,

(a) he holds,

(i) an Interim Primary School Specialist's Certificate or a Permanent Primary School Specialist's Certificate, and

(ii) a degree of Bachelor of Arts or Bachelor of Science from an Ontario university or a degree the Minister considers equivalent thereto; and

(b) he has passed the final examinations of a program for the professional education of teachers for French-language classes and schools, leading to an Interim Elementary School Teacher's Certificate,

the Minister may grant him an Interim Elementary School Teacher's Certificate in Form 6*a*. O. Reg. 811/75, s. 4.

5. Clause *b* of section 26 of the said Regulation is revoked and the following substituted therefor:

(b) his Interim Elementary School Teacher's Certificate in Form 1 or his Permanent Elementary School Teacher's Certificate in Form 8 or Form 8*a* of Regulation 199 of Revised Regulations of Ontario, 1970; and

6. Clause *b* of section 26*a* of the said Regulation, as made by section 24 of Ontario Regulation 850/74, is revoked and the following substituted therefor:

(b) his Interim Elementary School Teacher's Certificate in Form 1 or Form 1*a* or his Permanent Elementary School Teacher's

Certificate, Standard 4 in Form 8*a* of Regulation 199 of Revised Regulations of Ontario, 1970; and

7. Clause *b* of section 40 of the said Regulation is revoked and the following substituted therefor:

(b) he holds a Specialist Certificate in Special Education; and

8. Clauses *a* and *b* of section 43 of the said Regulation are revoked and the following substituted therefor:

(a) holds a Permanent High School Assistant's Certificate or a Permanent Elementary School Teacher's Certificate, Standard 4;

(b) holds a Specilaist Certificate in Special Education; and

THOMAS L. WELLS
Minister of Education

Dated at Toronto, this 28th day of August, 1975.

(6307)

44

THE EDUCATION ACT, 1974

O Reg. 812/75.

Apportionment 1975 Requisitions.

Made—October 7th, 1975.

Filed—October 15th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 245/75 MADE UNDER THE EDUCATION ACT, 1974

1. Clauses *e* and *f* of section 1 of Ontario Regulation 245/75 are revoked and the following substituted therefor:

(e) "local taxation" means taxes levied by a municipality or a board for public or secondary school purposes, as the case may be, except taxes for such purposes under section 44 of *The Assessment Act*;

(f) "payment in lieu of taxes for 1975" means, in respect of a municipality, the sum of the amounts payable by the municipality to the board for 1975 for public school purposes or for secondary school purposes,

as the case may be, under subsection 10 of section 6 of *The Housing Development Act*, under subsection 4 of section 637 of *The Municipal Act* and under subsection 9 of section 47 of *The Power Corporation Act*.

(6308)

44

**THE NIAGARA ESCARPMENT
PLANNING AND DEVELOPMENT
ACT, 1973**

O. Reg. 813/75.

Order of the Treasurer.

Made—October 14th, 1975.

Filed—October 15th, 1975.

**REGULATION TO AMEND
ONTARIO REGULATION 451/75
MADE UNDER
THE NIAGARA ESCARPMENT
PLANNING AND DEVELOPMENT
ACT, 1973**

1. Paragraph 29 of the Schedule to Ontario Regulation 451/75 is revoked and the following substituted therefor:

29. In the Town of Stoney Creek in The Regional Municipality of Hamilton-Wentworth described as follows:

Beginning at the intersection of the easterly boundary of the Town of Stoney Creek and the northerly limit of Concession V of the former Township of Saltfleet;

Thence westerly along that limit to the northwesterly angle of Lot 8 in the said Concession;

Thence southerly along the westerly limit of that Lot to its southwesterly angle;

Thence westerly along the southerly limit of the said Concession to the southwesterly angle of Lot 24 in the said Concession;

Thence northerly along the westerly limit of that Lot to the brow of the escarpment;

Thence southwesterly along the brow of the escarpment to the boundary between the Town of Stoney Creek and the City of Hamilton;

Thence northerly and easterly along the easterly boundary of the said City to the northerly limit of the Toronto, Hamilton and Buffalo Railway right-of-way;

Thence easterly along that limit to the westerly limit of Lot 23 in Concession IV;

Thence northerly along the westerly limit of Lot 23 in Concessions IV and III to the northerly limit of the said Concession III;

Thence easterly along the northerly limit of that Concession to the northerly prolongation of the easterly limit of Gateshead Crescent;

Thence south 16° 33' west to and along that easterly limit to a point;

Thence southwesterly following that easterly limit along a curve to the right having a radius of 413.82 feet a distance of 238.34 feet to a point;

Thence southeasterly following a curve to the left having a radius of 330.0 feet a distance of 708.43 feet to a point in that Crescent;

Thence easterly along the northerly limit of that Gateshead Crescent 243.76 feet to the southeasterly angle of Block "A" of Registered Plan Number 1318, the said angle being on the easterly limit of Lot 22 in Concession III;

Thence northerly along that easterly limit to the northerly limit of the said Concession;

Thence easterly along the northerly limit of the said Concession to the northwesterly angle of Lot 8 in the said Concession;

Thence northerly to and along the westerly limit of Lot 8 in Concession II to its northwesterly angle;

Thence easterly along the northerly limit of the said Concession to the easterly boundary of the Town of Stoney Creek;

Thence southerly along that boundary to the place of beginning.

W. DARCY MCKEOUGH
*Treasurer of Ontario and
Minister of Economics and
Intergovernmental Affairs*

Dated at Toronto, this 14th day of October, 1975.

(6309)

44

THE MORTGAGE BROKERS ACT

O. Reg. 814/75.
General.
Made—October 7th, 1975.
Filed—October 15th, 1975.

This Regulation does not come into force until The Mortgage Brokers Amendment Act, 1975 is proclaimed in force.
See R.S.O. 1970, Chapter 225, section 5.

REGULATION TO AMEND
ONTARIO REGULATION 461/71
MADE UNDER
THE MORTGAGE BROKERS ACT

1. Section 4a of Ontario Regulation 461/71, as made by section 2 of Ontario Regulation 747/73, is amended by adding thereto the following subsection:
- (3) A person who is a mortgagor, mortgagee, assignor or assignee in a mortgage transaction on the security of a lot or unit in a subdivision in Canada, as defined in section 11 of the Act, is exempt from the provisions of section 12 of the Act where the amount of the loan or the consideration for the assignment is \$100,000 or greater.
- O. Reg. 814/75, s. 1.

(6310) 44

THE CONSUMER PROTECTION ACT

O. Reg. 816/75.
General.
Made—October 7th, 1975.
Filed—October 16th, 1975.

REGULATION TO AMEND
REGULATION 128 OF REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE CONSUMER PROTECTION ACT

1. Forms 10 and 11 of Regulation 128 of Revised Regulations of Ontario, 1970, as made by section 4 of Ontario Regulation 684/75, are revoked and the following substituted therefor:

Form 10

The Consumer Protection Act

BOND OF GUARANTOR OTHER THAN GUARANTEE COMPANY

Bond No. Amount \$.....

KNOW ALL MEN BY THESE PRESENTS, that we.....
(hereinafter called the Principal) as Principal and.....
(hereinafter called the Guarantor) as Guarantor, are held and firmly bound unto Her Majesty in right of

THE PUBLIC HEALTH ACT

O. Reg. 815/75.
Health Units—Areas That May Be Included in Health Units.
Made—August 7th, 1975.
Approved—October 7th, 1975.
Filed—October 16th, 1975.

REGULATION TO AMEND
REGULATION 710 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE PUBLIC HEALTH ACT

1. Items 10 and 11 of section 1 of Schedule 5 to Regulation 710 of Revised Regulations of Ontario, 1970 are revoked.

F. S. MILLER
Minister of Health

Dated at Toronto, this 7th day of August, 1975.

(6311) 44

Ontario (hereinafter called the Obligee) in the sum of.....
Dollars (\$.....) of lawful money of Canada, to be paid unto the Obligee, her successors
and assigns, for which payment well and truly to be made, I,.....
(Name of Principal)
bind myself, my heirs, executors, administrators, and I, the said.....
(Name of Guarantor)
guarantee the payment of the sum of.....Dollars (\$.....)
to the Obligee and I,bind myself, my heirs, executors, administrators
(Name of Guarantor)
and assigns, jointly and firmly by these presents and by depositing with the Obligee.....
as collateral security to this Bond.

The total liability imposed upon the Principal or Guarantor by this Bond and any and all renewals thereof shall be concurrent and not cumulative and shall in no event exceed the penal sum written above or the amount substituted for such penal sum by any subsequent endorsement or renewal certificate.

SEALED with our seal and dated this.....day of
....., 19.....

THE CONDITION of the above obligation is such that if the said obligation does not by reason of any act, matter or thing at any time hereafter become or be forfeit under *The Consumer Protection Act*, then the said obligation shall be void but otherwise shall be and remain in full force and effect and shall be subject to forfeiture as provided by the said Act.

SIGNED, SEALED AND DELIVERED	}	
in the presence of		Principal.....
.....		Guarantor.....
.....		

SPECIAL NOTE:

The Guarantor should read the instructions re "Forfeiture of Bond" and "Term of Bond" shown on the reverse side before signing this form, and note in particular that the bonds posted as security will remain on deposit for two years after the lapse or cancellation of the registration under *The Consumer Protection Act*, or the forfeiture of the bond, whichever occurs first.

O. Reg. 816/75, s. 1, *part*

Form 11

The Consumer Protection Act

PERSONAL BOND

Bond No.....Amount \$.....

KNOW ALL MEN BY THESE PRESENTS, that I,
(hereinafter called the Obligor) am held and firmly bound unto Her Majesty in right of Ontario (herein-
after called the Obligee) in the sum of.....Dollars (\$.....)
of lawful money of Canada, to be paid unto the Obligee, her successors and assigns, for which payment
well and truly to be made, I,bind myself, my heirs, executors,
(Name of Obligor)

administrators and assigns, and I,

(Name of Obligor)

deposit

with the Oblige.....as collateral security to this Bond.

The total liability imposed upon the Obligor by this Bond and any and all renewals thereof shall be concurrent and not cumulative and shall in no event exceed the penal sum written above or the amount substituted for such penal sum by any subsequent endorsement or renewal certificate.

SEALED with my seal and dated this.....day of....., 19.....

THE CONDITION of the above obligation is such that if the said obligation does not by reason of any act, matter or thing at any time hereafter become or be forfeit under *The Consumer Protection Act*, then the said obligation shall be void but otherwise shall be and remain in full force and effect and shall be subject to forfeiture as provided by the said Act.

SIGNED, SEALED AND DELIVERED

in the presence of

.....

.....

.....

} Obligor

.....

.....

SPECIAL NOTE:

The Obligor should read the instructions re "Forfeiture of Bond" and "Term of Bond" shown on the reverse side before signing this form, and note in particular that the bonds posted as security will remain on deposit for two years after the lapse or cancellation of the registration under *The Consumer Protection Act*, or the forfeiture of the bond, whichever occurs first.

O. Reg. 816/75, s. 1, *part.*

(6312)

44

THE LAND TITLES ACT

O. Reg. 817/75.
Corporations Exempted under Section
97 of the Act.
Made—October 7th, 1975.
Filed—October 16th, 1975.

REGULATION TO AMEND
ONTARIO REGULATION 523/75
MADE UNDER
THE LAND TITLES ACT

1. Section 1 of Ontario Regulation 523/75 is amended by adding thereto the following item:

13. Trans-Northern Pipe Line Company

(6313)

44

THE REGISTRY ACT

O. Reg. 818/75.
Corporations Exempted under Section
43 of the Act.
Made—October 7th, 1975.
Filed—October 16th, 1975.

REGULATION TO AMEND
REGULATION 775 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE REGISTRY ACT

1. Section 1 of Regulation 775 of Revised Regulations of Ontario, 1970, as amended by section 1 of Ontario Regulation 94/71 and section 1 of Ontario Regulation 524/75, is further amended by adding thereto the following item:

11. Trans-Northern Pipe Line Company

(6314)

44

THE RETAIL SALES TAX ACT

O. Reg. 819/75.

Definitions by Minister.

Made—October 16th, 1975.

Filed—October 17th, 1975.

REGULATION TO AMEND REGULATION 784 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE RETAIL SALES TAX ACT

1.—(1) Paragraph 4 of section 1 of Regulation 784 of Revised Regulations of Ontario, 1970 is revoked. O. Reg. 819/75, s. 1 (1).

(2) The said section 1, as amended by section 1 of Ontario Regulation 475/71 and section 1 of Ontario Regulation 332/74, is further amended by adding thereto the following paragraphs:

1a. "Equipment", as used in paragraph 53 of subsection 1 of the said section 5, means,

altars, altar cloths and linens,
altar desks,
baptismal bowls,
baptismal fonts,
baptismal shells,
chairs,
chimes and bells,
choir stalls,
collection plates,
communion ware,
confessionals,
confessional counters,
draperies and carpets,
kneelers and prie-dieux,
lecterns and lectern cloths,
mass linen,
memorial plaques and tablets,
monuments and statues,
organs,
pews,
pianos,
public address systems,
pulpits and pulpit cloths,
special lighting apparatus,
stools,
tables,

and similar equipment used exclusively in religious worship or Sabbath school, but does not include clothing or vestments.

15. "Product holding fixtures", as used in paragraph 37 of subsection 1 of the said section 5 means devices for holding the goods in process while the working tools

are in operation and are usually held securely on the machine while the operation is in progress, but which do not contain any special arrangement for guiding the working tools.

16. "Vessels", as used in paragraph 66 of subsection 1 of the said section 5, means vessels used exclusively to provide regularly scheduled transportation services to the general public and tugboats and barges used for commercial purposes.

2. The said Regulation is amended by adding thereto the following sections:

1a. Machinery and equipment of the following classifications are prescribed to be excluded from the exemption conferred by paragraph 49 of subsection 1 of section 5 of the Act,

(a) machinery and equipment used by a person who does not manufacture or produce tangible personal property of a value exceeding \$5,000 per annum;

(b) office equipment and furniture and office supplies for use in offices or manufacturing plants;

(c) boats, aircraft and vehicles licensed under *The Highway Traffic Act*;

(d) footings for machinery and equipment or catwalks except catwalks that are attached to production machinery and equipment;

(e) rails and track materials and bins, tanks, silos, racks, shelving and other facilities permanently attached to real property used for storage of materials on or off the premises of the manufacturer;

(f) parts for general repair and maintenance of production machinery and equipment except where acquired as part of original equipment;

(g) tools and equipment used to repair or service machinery, equipment and facilities;

(h) machinery and equipment used by manufacturers and producers in loading, unloading and warehousing areas;

(i) material handling equipment including conveyors and fork lift trucks used primarily to move tangible personal property,

(i) into raw materials storage or stockpile,

(ii) from one storage area to another storage area,

- (iii) from a finished goods storage or warehouse area to outgoing transportation facilities, or
- (iv) between separate factories not located on the same premises; and
- (j) construction machinery and equipment of the following types,
 - (i) trucks of all kinds licensed under *The Highway Traffic Act*, including, without limiting the generality of the foregoing, trucks of the following types:
 - pick-up,
 - flat bed,
 - tank, and
 - chassis for mounting cranes or concrete mixer units,
 - (ii) scaffolding, forms or safety hoardings,
 - (iii) any item of construction machinery and equipment having a unit cost of less than \$500,

- (iv) equipment used to repair or service construction machinery or equipment,
- (v) parts for general repair and maintenance of construction machinery and equipment except where acquired as part of original equipment, and
- (vi) explosives. O. Reg. 819/75, s. 2, *part*.

1b. Pursuant to subsection 6 of section 2 of the Act, it is hereby determined that the fair value of property that is stage props, sets and costumes, manufactured by a person that is a religious, charitable, benevolent or non-profit organization for use by that person in its staging of a live theatrical or musical performance does not include the cost of labour and manufacturing overhead incurred in the manufacture of such property. O. Reg. 819/75, s. 2, *part*.

3. The notice of assessment referred to in section 15 of the Act shall, where the person assessed is a vendor who holds a permit that has been issued to him under section 3 of the Act, be in the following Form:

NOTICE OF ASSESSMENT

Issued pursuant to section 15 of *The Retail Sales Tax Act*

QUERIES REGARDING THIS MAILING SHOULD BE MADE TO:

Retail Sales Tax Branch

TELEPHONE NUMBER

ASSESSMENT
DATE

ASSESSMENT
NUMBER

ALWAYS REFER TO
THIS PERMIT NO.

DUE DATE

ASSESSMENT

PERIOD END	REASON(S) AND AMOUNT(S)	TOTAL AMOUNT OF THIS ASSESSMENT

NOTICE OF OBJECTION (Section 19 of *The Retail Sales Tax Act*)

If you object to the above assessment, you may, within 60 days from the day of mailing of this notice of assessment, serve on the Minister of Revenue a notice of objection in duplicate in the prescribed form setting out the reasons for the objection and all relevant facts. Notice of objection forms can be obtained from the above district office. The total amount payable must be paid whether or not an objection to or an appeal from the assessment is outstanding.

ASSESSMENT REVIEW

If you file an objection, your case will be given a thorough and independent review by the Assessment Review Officer.

If you would like a meeting with him to discuss the matter further, it can be arranged either in Toronto or, if it is inconvenient for you to visit Toronto, the Assessment Review Officer will try to arrange a meeting with you in one of the district offices.

WARNING

If this assessment is not paid by the due date shown above, interest at 9% per annum will be charged to the date of payment.

STATEMENT OF ACCOUNT

Net account balance as of	
Total of above assessment	
Line 7 adjustments for previous assessment(s)	
Payments credited since date of opening balance	
Net account balance as of	

Deputy Minister of Revenue



Ministry of
Revenue

Retail Sales
Tax Branch

Remittance Advice

Detach and return this remittance advice in the enclosed envelope, together with your cheque or money order made payable to the TREASURER OF ONTARIO.

Detach and return this remittance advice with your next return. This amount may be taken by deducting it from the amount shown on line 6 of your next return card. Enter the amount of this balance on line 7. If the amount on line 6 is less than the amount of this balance, enter on line 7 the same amount that appears on line 6 and remit nil. The difference still outstanding may then be deducted from future returns. In each case enter the assessment number in box C1 on the reverse side of the return.

FOR BRANCH USE ONLY

Permit Number	Card Type	Batch & Item Number	Amount				RECEIVED BY
			DOLLARS		CENTS		
1	8	9	11	17	18	26	

Detach and return this Remittance Advice in accordance with the instructions marked 'X' above.

O. Reg. 819/75, s. 2, part.

4. The notice of assessment referred to in section 15 of the Act shall, where the person assessed is not a vendor who holds a permit that has been issued to him under section 3 of the Act, be in the following Form:

Assessment Number

NOTICE OF ASSESSMENT

Issued pursuant to *The Retail Sales Tax Act*, R.S.O. 1970, c. 415

DATE OF ASSESSMENT

PAYMENT DUE ON OR BEFORE

SEC. 16 OF R.S.T. ACT

ASSESSMENT DETAILS

REASON FOR ASSESSMENT

ASSESSMENT AMOUNT

\$

ENQUIRIES REGARDING THIS NOTICE SHOULD BE MADE TO:

NOTICE OF OBJECTION

UNDER SECTION 19 OF THE RETAIL SALES TAX ACT, A NOTICE OF OBJECTION TO THE ASSESSMENT IN DUPLICATE IN THE PRESCRIBED FORM (OBTAINABLE FROM YOUR AREA DISTRICT OFFICE), SETTING OUT THE REASONS FOR THE OBJECTION AND ALL RELEVANT FACTS MUST BE SERVED ON THE MINISTER OF REVENUE WITHIN 60 DAYS OF MAILING THIS NOTICE OF ASSESSMENT. THE TOTAL AMOUNT PAYABLE MUST BE PAID WHETHER OR NOT AN OBJECTION TO OR APPEAL FROM THE ASSESSMENT IS OUTSTANDING.

ASSESSMENT REVIEW

IF YOU FILE AN OBJECTION, YOUR CASE WILL BE GIVEN A THOROUGH AND INDEPENDENT REVIEW BY THE ASSESSMENT REVIEW OFFICER. IF YOU WOULD LIKE A MEETING WITH HIM TO DISCUSS THE MATTER FURTHER, IT CAN BE ARRANGED EITHER IN TORONTO OR, IF IT IS INCONVENIENT FOR YOU TO VISIT TORONTO, THE ASSESSMENT REVIEW OFFICER WILL TRY TO ARRANGE A MEETING WITH YOU IN ONE OF THE DISTRICT OFFICES.

WARNING

IF THIS ASSESSMENT IS NOT PAID BY THE DUE DATE, INTEREST AT 9% PER ANNUM WILL BE CHARGED TO THE DATE OF PAYMENT.

STATEMENT OF ACCOUNT

ASSESSMENT NO.

BALANCE O'S ASSESSMENT

\$

TOTAL OF ABOVE ASSESS


CURRENT PAYMENT

TOTAL AMOUNT DUE

\$

DEPUTY MINISTER OF REVENUE

DETACH AND INCLUDE WITH REMITTANCE

 REMITTANCE ADVICE

RE ASSESSMENT NUMBER

Please return this remittance advice, together with your cheque or money order, (made payable to THE TREASURER OF ONTARIO) to: Ministry of Revenue, Retail Sales Tax Branch, Parliament Buildings, Toronto, Ontario M7A 1X9.

TOTAL DUE \$

NAME

PAYMENT ENCLOSED

DATE

\$

FOR OFFICE USE ONLY

AMOUNT

BATCH AND ITEM NUMBER

RECEIVED BY

5. The return referred to in section 8 of Regulation 785 of Revised Regulations of Ontario, 1970 shall be in the following Form:

Registered Vendor - Retail Sales Tax Return		TOTAL SALES	DOLLARS	CENTS
1.				
2.		TAX COLLECTABLE ON SALES		
3.		TAX ON PURCHASES FOR OWN CONSUMPTION		
4.		SUB TOTAL (2 PLUS 3)		
5.		CURRENT PENALTY (5% OF 4)		
6.		SUB TOTAL (4 PLUS 5)		
7.		COMPENSATION		
8.		SUB TOTAL (6 MINUS 7)		
9.		ADJUSTMENTS <input type="checkbox"/> + OR <input type="checkbox"/> -		
10.		TAX REMITTED (8 PLUS OR MINUS 9)		

IMPORTANT: THIS RETURN IS COMPUTER PROCESSED. AVOID ASSESSMENTS BY COMPLETING ACCORDING TO INSTRUCTIONS AND FILE ON OR BEFORE THIS DATE.

LAST DAY
FOR FILING THIS RETURN

11. DOES THIS RETURN INFORMATION COVER MORE THAN ONE BUSINESS LOCATION? (PLACE "X" IN BOX BELOW)
☐ YES ☐ NO

CHEQUE OR MONEY ORDER EXACTLY EQUAL TO AND MADE PAYABLE TO THE TREASURER OF ONTARIO MUST ACCOMPANY THIS RETURN.

PERMIT NUMBER
 1
 2
 3
 RETURN PERIOD (INCLUSIVE)
 ALWAYS REFER TO THIS PERIOD OF RETURN, AND THIS NUMBER WHEN COMMUNICATING WITH THE RETAIL SALES TAX BRANCH

O. Reg. 819/75, s. 2, *part.*

3. The said Regulation is further amended by adding thereto the following sections:

6. The declaration referred to in subsection 2 of section 11a of Regulation 785 of Revised Regulations of Ontario, 1970 shall be in the following Form:

OFFICE NUMBER

DECLARATION-LICENCED UNITS

PLEASE PRINT

4 PREVIOUS REGISTRANT/SELLER

COMPLETE - IF SELLER NOT PREVIOUS REGISTRANT
RECORD DETAILS IN BLOCK E NO. 2

SURNAME (OR NAME OF FIRM OR ASSOCIATION)

GIVEN NAME

ADDRESS

5 PURCHASER

SURNAME (OR NAME OF FIRM OR ASSOCIATION)

GIVEN NAME

ADDRESS

POSTAL CODE

6 UNIT PURCHASED

☐ Car

☐ Truck

☐ Van

☐ Boat

☐ Motorcycle

☐ Snowmachine

☐ Travel Trailer

☐ Boat Trailer

☐ Snowmobile Trailer

☐ Other (specify)

LICENCE NUMBER

MAKE

MODEL (NAME OR NUMBER)

YEAR

NO. OF CYL. (CAR ONLY)

VALUE \$

7 UNIT TRADED (if applicable)

☐ Car

☐ Truck

☐ Van

☐ Boat

☐ Motorcycle

☐ Snowmachine

☐ Travel Trailer

☐ Boat Trailer

☐ Snowmobile Trailer

☐ Other (specify)

LICENCE NUMBER

MAKE

MODEL (NAME OR NUMBER)

YEAR

NO. OF CYL. (CAR ONLY)

VALUE \$

8 REASON FOR NON-PAYMENT OF RETAIL SALES TAX;
(please check appropriate box)

DATE PURCHASED

☐ 1. Tax paid to previous registrant/seller

☐ 2. Tax paid to seller (complete if not previous registrant)

☐ 3. Purchaser - Vendor permit no.

☐ 4. Other (specify)

NAME

ADDRESS

NUMBER

CERTIFICATION

I hereby certify that the above information is true and correct

SIGNATURE OF PURCHASER (OR HIS AGENT)

DATE

PURCHASER'S TEL. NO.

O. Reg. 819/75, s. 3, part.

1685

7. The retail sales tax receipt referred to in subsection 2 of section 11a of Regulation 785 of Revised Regulations of Ontario, 1970 shall be in the following Form:

DATE

CUMULATIVE TAX FORWARDED THIS REMITTANCE

TAX COLLECTED THIS RECEIPT

CUMULATIVE TAX COLLECTED 1 AND 2 THIS REMITTANCE

MV

OFFICE NUMBER

OFFICIAL RECEIPT

Declaration of Transfer-Licensed Units

SELLER

SURNAME (OR NAME OF FIRM OR ASSOCIATION)

GIVEN NAME

HOUSE NO. & STREET OR LOT, CONCESSION AND TOWNSHIP

CITY, TOWN OR VILL. & C.

PURCHASER

SURNAME (OR NAME OF FIRM OR ASSOCIATION)

GIVEN NAME

HOUSE NO. & STREET OR LOT, CONCESSION AND TOWNSHIP

CITY, TOWN OR VILLAGE

UNIT PURCHASED

MAKE TRADE-IN

MAKE

YEAR

MODEL

NO. OF CYL.

LICENCE NO.

AMOUNT

NET BALANCE

Sales Tax @ 7% of Net Balance

CERTIFICATION

I hereby certify that the above information is true and correct.

SIGNATURE OF PURCHASER OR AGENT

DATE

PURCHASER'S PHONE NO.

DATE

SIGNATURE OF MV AGENT

DATE

Bill of Sale shown at time of sale ☐ YES ☐ NO

Tax received in the above amount

O. Reg. 819/75, s. 3, part.

1686

8. The declaration to be made in respect of a motor vehicle or trailer that is brought into Ontario as settler's effects shall be in the following Form:

MOTOR VEHICLE OR TRAILER
DECLARED AS SETTLER'S EFFECTS
(pursuant to paragraph 62 of subsection 1 of section 5 of
The Retail Sales Tax Act, R.S.O. 1970, c. 415)

I declare that, immediately prior to taking up residence in Ontario, I have been resident outside the Province of Ontario for a period exceeding six consecutive months and that I now have taken up residence in Ontario commencing

Day	Month	Year
-----	-------	------

I further declare that the licensed vehicle for which I hereby claim exemption from Ontario Retail Sales Tax was owned by me for at least thirty days prior to taking up residence in Ontario and has been brought by me into Ontario for my personal use and not for use in the conduct of a business.

Previous Address.....
(Please Print)

Make of Vehicle.....
(Please Print)

Year.....Plate No.....

Serial Number.....Engine No.....

State, Province or Country.....
(Please Print)

Date Purchased.....
DayMonthYear

Name.....Telephone.....
(Please Print)

Address in Ontario.....
(Please Print)

I hereby certify that the above information is true and correct.

Date.....Signature.....
DayMonthYear

Complete in duplicate. Send original to Retail Sales Tax Branch servicing your area and give copy to declarer.

O. Reg. 819/75, s. 3, *part*.

4.—(1) This Regulation, except section 3, shall be deemed to have come into force on the 8th day of April, 1975.

(2) Section 3 comes into force on the 1st day of December, 1975. O. Reg. 819/75, s. 4.

ARTHUR MEEN
Minister of Revenue

Dated at Toronto, this 16th day of October, 1975.

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NOTICE TO SHERIFFS AND TREASURERS

Re Advertising Sale of Lands for Taxes in "The Ontario Gazette", Year 1975

Section 584 of The Municipal Act provides:

584. **The day of the sale** shall be **more** than ninety-one days after the first publication of the list in THE ONTARIO GAZETTE.

During year 1975 the dates for publication of tax sale advertisements in THE ONTARIO GAZETTE are as follows:

January 4th,	Issue No. 1—	Earliest Date Sale can be held—	April 7th,	1975
February 1st,	" " 5	" " " " " " " "	—May 5th,	"
March 1st,	" " 9	" " " " " " " "	—June 2nd,	"
April 5th,	" " 14	" " " " " " " "	—July 6th,	"
May 3rd,	" " 18	" " " " " " " "	—August 3rd,	"
June 7th,	" " 22	" " " " " " " "	—September 7th,	"
July 5th,	" " 27	" " " " " " " "	—October 5th,	"
August 2nd,	" " 31	" " " " " " " "	—November 2nd,	"
September 6th,	" " 36	" " " " " " " "	—December 7th,	"
October 4th,	" " 40	" " " " " " " "	—January 4th,	1976
November 1st,	" " 44	" " " " " " " "	—February 1st,	"
December 6th,	" " 49	" " " " " " " "	—March 7th,	"

Advertisements of tax sales must be received at least **TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE.**

REGULATION MADE UNDER THE OFFICIAL NOTICES PUBLICATION ACT

THE ONTARIO GAZETTE is published each Saturday and **advertisements must be received before Wednesday 4 p.m. 10 days before publication date to ensure inclusion in the next issue.**

Advertisements should be typewritten or printed legibly, **separate from covering letter.** Number of insertions required must be stated and the names of all signing officers typewritten or printed.

Advertising Rate: \$5.00 per single-column inch.

The rates payable for copies of THE ONTARIO GAZETTE are,

by subscribers for a subscription of 52 weekly issues, \$20.00; and

by others for a single copy, 50 cents. Payable in advance.

Rates subject to change without notice.

Cheques should be made payable to THE TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

No **exchange** required on cheques.

All correspondence should be addressed:

THE ONTARIO GAZETTE

9th Floor, Ferguson Block, Queen's Park, Toronto, Ontario M7A 1N3
Telephone 965-2238

ONTARIO GOVERNMENT BOOKSTORE
880 Bay Street, Toronto, Ontario
Telephone 965-2054 - 5

BUSINESS HOURS:
9 a.m. to 6 p.m. Monday to Friday

NEW PUBLICATIONS NOW AVAILABLE

Title	Price
Labour Relations Act (July, 1975)	\$2.00
Conservation Authorities Act (Aug., 1975)	50¢
Expropriations Act (July, 1975)	1.50
Ministry of Culture & Recreation Act (June, 1975)	75¢
Ambulance Act & Regs. (July, 1975)	75¢
Health Disciplines Act (Aug., 1975)	1.00
Regulations	
Nursing	15¢
Optometry	15¢
Dentistry	15¢
Medicine	20¢
Pharmacy	30¢
Ontario and You	
Finnish	1.25
Polish	1.25
Korean	1.25
A Planner's Reference to Legislation in Ontario	2.00
Guide to Record Retention Requirements	2.00
Design for Small Communities	8.50
Provincial Financial Assistance to Municipalities, Boards & Commissions	2.00
Advisory Council on Day Care Report #2	1.00

THE ONTARIO GAZETTE

9th Floor, Ferguson Block, Queen's Park, Toronto, Ontario M7A 1N3
Telephone 965-2238



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Government
Publications

Ontario Gazette

Vol. 108 - 45

TORONTO, SATURDAY, NOVEMBER 8th, 1975

The Ontario Highway Transport Board Act

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Wednesday, the 17th day of December, 1975, at 10 a.m. (E.S.T.):

Clarence John Ellis,
273 Victoria Street,
Campbellford, Ontario K0L 1L0,

24372-A

applies for a Class 'D' public commercial vehicle operating licence in the following terms:

"For the carriage of goods, for and on behalf of Simpsons-Sears Limited and the Robert Simpson Co. Limited, from their respective installations in the Town of Campbellford to their installations and customers within a 20-mile radius of the Town of Campbellford, and for the return of damaged and rejected merchandise from the said customers and installations to Campbellford".

These are the terms of Class 'D' public commercial vehicle operating licence No. D-3905 not renewed for 1975.

Boyes Transport Limited,
308 Ontario Street,
Clinton, Ontario,

01026-S

applies for an extension to Class 'D' privileges on the present public commercial vehicle operating licence No. C-1317 as follows:

"For the carriage of wheat, oats, barley and corn for and on behalf of W. G. Thompson & Sons Ltd., to and from their installation at Hensall, Granton, Mitchell, from and to points in the Province of Ontario".

**Bill Thompson Transport
Limited,**

05268-A4

R.R. #3,
St. Thomas, Ontario,

applies for transfer of Class 'C' public commercial vehicle operating licence No. C-486 now in the name of Bill Thompson Holdings Limited.

D. S. CHURCH,
Secretary.

(6388)

LIBRARY

45

★ JAN 6 1976 ★
UNIVERSITY OF TORONTO
The Canada Coach Lines
Limited,
18 Wentworth Street North,
Hamilton, Ontario L8L 5V1.

01255

An application for an increase of passenger tariff rates by The Canada Coach Lines Limited, having been referred to the Ontario Highway Transport Board pursuant to Section 11 of *The Public Vehicles Act*, R.S.O. 1970, Chapter 392, will be heard by the Ontario Highway Transport Board at Room #233, Hamilton City Hall, 71 Main Street West, Hamilton, Ontario, on Tuesday, the 20th day of November, at 10.00 a.m. (E.S.T.). The Board shall entertain representations by any persons presenting themselves at the time and place hereinbefore described.

Concerned operating licences are X61, PV27, 30, 32, 33, 37, 41, 104, 105, 107, 108, 207, 1060, 1071, 1401, 1529, 1604, 1701, 1735, 1764, 1773, 1774, 1789, 1798, 1843, 1856, 1898, 2518.

Copies of the new Tariff rates may be seen by the public at Canada Coach ticket offices at Canada Coach Lines Limited terminals at Hamilton, St. Catharines, Niagara Falls, Brantford, Kitchener, Guelph, Cambridge (Galt) and Simcoe as well as at

the Chambers of the Ontario Highway Transport Board, Britannica House, 10th Floor, 151 Bloor Street West, Toronto.

D. S. CHURCH,
Secretary.

(6389)

45

The following applications for certificates under the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Wednesday, the 3rd day of December, 1975, at 10 a.m. (E.S.T.):

Wilnor Limited, **05388-G**
156 Westcliffe Ave.,
Montreal, Quebec,

applies for transfer of shares as follows:

41 common shares from Mrs. Y. Norris to Charles D. Bates of Metropolitan Toronto;

10 common shares from Mr. W. Shannon to Charles D. Bates of Metropolitan Toronto.

Mobilways Transport
Limited, **23741-B**
56 Tower Road,
Ottawa, Ontario,

applies for transfer of shares as follows:

80 common shares from Lambert Snippe to Gervais Motors Limited of Ottawa, Ontario;

80 common shares from Willem Snippe to Gervais Motors Limited of Ottawa, Ontario;

10 common shares from Alice Snippe to Gervais Motors Limited of Ottawa, Ontario;

30 common shares from Hans Snippe to Gervais Motors Limited of Ottawa, Ontario.

D. S. CHURCH,
Secretary.

(6390)

45

The following application for a certificate under the *Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Tuesday, the 16th day of December, 1975, at 10 a.m. (E.S.T.):

Wallace Marlow Company
Limited,
Blackstock, Ontario,

05986-N

applies for extension to Class 'A' public commercial vehicle operating licence No. 568 by:

- (i) Deleting therefrom "Hampton, Burketon and Enniskillen, in the Township of Darlington" and substituting therefor the "Town of Newcastle";
- (ii) Deleting therefrom the "County of Durham" and substituting therefor the "Regional Municipality of Durham";
- (iii) Deleting therefrom the "Township of Darlington" and substituting therefor the "Town of Newcastle";
- (iv) Deleting therefrom "Bowmanville" and substituting therefor the "Town of Newcastle";

wherever the same appears so that the licence as amended to take into account changes resulting from the introduction of Regional Government will read as follows:

CLASS 'A' PRIVILEGES—Between the following named places on the one hand and Metropolitan Toronto on the other hand: Nestleton, Blackstock and Caesarea, in the Township of Cartwright; the Town of Newcastle and Janetville, in the Township of Manvers; on the one hand and Metropolitan Toronto on the other hand.

CLASS 'C' PRIVILEGE—To or from a place known as Blackstock, in the Township of Scugog.

CLASS 'D' PRIVILEGES—For the carriage of:

1. (a) bulk and bagged feed from Toronto and Midland;
- (b) fertilizer from Toronto and Hamilton;
- (c) salt from Windsor and Goderich,

for and on behalf of Allan Smith of Oshawa, carrying on business under the firm name and style of 'Cooper and Smith'.

2. (a) calcium chloride from Amherstburg;
- (b) salt from Windsor, Ojibway and Goderich;
- (c) culverts and fence from Hamilton,

for and on behalf of the Town of Newcastle.

EXTENSION GRANTED—For the carriage of bagged and bulk feeds, for and on behalf of Peel's Poultry Farm Limited of Port Perry from the premises of Ralston Purina Co. Limited of Whitby, to the premises of Peel's Poultry Farm Limited of Port Perry, and to the customers of the said company.

EXTENSION GRANTED—For the carriage of bulk grain, for and on behalf of:

1. Byron Vanstone, carrying on business under the firm name and style of 'Vanstone Flour and Feed Mill', to his mill in the Town of Newcastle; and
2. To and from Maple Leaf Mills, Master Feed Division (Port Perry Division), Port Perry, Ontario.

EXTENSION GRANTED—For the carriage of dry bulk fertilizer in specially designed dump type equipment, for and on behalf of Brockville Chemical Industries Limited, from its installations at Toronto, Alliston, or Elmira to the installations of Tweed Feed Mill Limited, located at Tweed, Stirling, Stockdale, Madoc or Bloomfield.

SPECIAL 'F' PRIVILEGES—For the conveyance of livestock from Blackstock and a 10-mile radius to shipping points or Toronto.

CLASS 'FS' PRIVILEGES—For the carriage of poultry feed in bags or in bulk in specialized equipment from Toronto to the farm of Heinz Keggenhoff, in the Town of Newcastle, in the Regional Municipality of Durham".

D. S. CHURCH,
Secretary.

(6391)

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The following application for a certificate under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Friday, the 19th day of December, 1975, at 10 a.m. (E.S.T.):

Murray C. Mills Construction Ltd., 25142
R.R. #2,
Oil Springs, Ontario, N0N 1P0,

applies for Class 'K' public commercial vehicle operating licence in the following terms:

"For the carriage of:

- (a) Earth Moving Equipment;
- (b) On behalf of the Companies signing declarations;
- (c) Chatham, Sarnia and future construction sites in Lambton, Kent, Middlesex".

According to declarations the shippers are:

- (1) Tremblay Drilling Company Limited, Chatham;

- (2) George K. MacDonald Excavating Co., owned by and operated by George K. MacDonald, Courtright, Ontario;
- (3) Cambrian Disposals Limited, London, Ontario, Pounder & Harman Consultants Limited, London;
- (4) Underground Storage Limited, London.

D. S. CHURCH,
Secretary.

(6392)

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The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Tuesday, the 6th day of January, 1976, at 10 a.m. (E.S.T.):

R. & S. Distributing Limited, 25653
Breslau, Ontario,

applies for a Class 'D' public commercial vehicle operating licence as follows:

"To haul new and used semi-trailers, bodies and appurtenances for and on behalf of Breadner Trailer Sales Limited".

Decato Bros. Inc., 24847-C
Heater Road, Lebanon,
New Hampshire, U.S.A., 03766,

applies for an extension to extra-provincial operating licence No. X-2235 in the following terms:

"For the carriage of lumber and wood products, excluding pulp and paper, for and on behalf of Furman Lumber Co. Inc., from the City of Oakville to the international boundary at the Niagara and Detroit Rivers for furtherance to points in the United States of America, as authorized, and return".

Wales Transportation Inc., 23031-B
P.O. Box 6186,
Dallas, Texas, U.S.A., 75224,

applies for extra-provincial operating licence in the following terms:

"For the transportation of iron and steel products on shipments originating at Lone Star, Texas, and points within 5 miles thereof, from the international gateway at the Detroit River, for furtherance to points in the Province of Ontario and for the return of rejected or damaged shipments.

RESTRICTION—Restricted to shipments weighing or charged for a minimum of 20,000 pounds. (Stop-offs for partial unloading within the Province of Ontario will be allowed)".

D. S. CHURCH,
Secretary.

(6393)

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The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, and *The Public Vehicles Act*, R.S.O. 1970, Chapter 392, will be heard by The Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Wednesday, the 7th day of January, 1976, at 10 a.m. (E.S.T.):

Ronald Cleveland Wakely, 02479-C
(Wakely's Scrap Metal),
45 Lavinia Street,
Port Hope, Ontario,

applies for an extension to the present operating licence No. F-2755:

"For the carriage of poisonous waste material (liquids and solids) in drums, for and on behalf of Westinghouse Canada Ltd. from their plant at Port Hope to Goodfellow Enterprises, Mississauga and Corunna, Ontario for disposal".

Zavitz Bros. Limited, 05952-O
R.R. #1,
Wainfleet, Ontario,

applies for extension to extra-provincial operating licence No. X-253 by deleting the following:

"For the carriage of goods from or to Toronto and a 100-mile radius thereof to or from boundary crossing points on the international boundary at the Niagara River for furtherance to or from the Port of New York where such goods are consigned to or from points beyond the United States of America, by shipment in bond through the United States of America by the seaport of New York.

PROVIDED the licensee shall be prohibited from carrying fresh or frozen meats or meat products.

PROVIDED FURTHER this authority be operated only in conjunction with the exempt provisions of *The Interstate Commerce Act* with respect to in bond movements through the United States of America".

And substitute therefore the following:

"For the carriage of goods from or to points in Ontario to or from boundary crossing points on the International Boundary at the Niagara River for furtherance to or from Eastern seaboard ports where such goods are consigned to or from points beyond

the United States of America, by shipment in bond through the United States of America by eastern seaports".

**The Corporation of The City of
Cambridge,**
14 Petty Place,
Cambridge, Ontario,

25644

applies for a public vehicle operating licence in the following terms:

"For the carriage of disabled passengers between the City of Cambridge and the Freeport Hospital at 3570 King Street East, Kitchener. Route via Highway #8 from Cambridge to King Street, Kitchener, returning the same route in reverse".

D. S. CHURCH,
Secretary.

(6394)

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The following application for a certificate under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, Toronto, Ontario, on Tuesday, the 20th day of January, 1976, at 10 a.m. (E.S.T.):

Jan & Sharon Rose Kleppe, 23835
o/a Jan's Cartage,
77 Bellevue Street,
Guelph, Ontario,

apply for a Class 'D' public commercial vehicle operating licence in the following terms:

"For the carriage of:

(a) Appliances, television sets and furniture for and on behalf of,

(1) Bad Boy Appliances and Furniture Limited,

(2) Loves T.V. and Appliances Limited,

(3) Alexanian & Sons Limited,

(4) Russell's Television Appliances—Furniture, sole proprietor, Russell W. Hawkins,

(b) finished products for and on behalf of Guelph Enamelizing, o/b Fred Scale & Billy Lyons,

from their respective installations in the City of Guelph to their respective customers located within a 100-mile radius of Guelph; and for the return of damaged, traded or rejected appliances, TV sets or furniture to their respective installations at Guelph".

D. S. CHURCH,
Secretary.

(6395)

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The following applications for certificates under the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Thursday, the 8th day of January, 1976, at 10 a.m. (E.S.T.):

Douglas & William Young
Wood, 24033-D
(William Y. Wood & Son),
Pakenham, Ontario,

apply for an extension to extra-provincial operating licence No. X-944 in the following terms:

"For the carriage of livestock from the Ontario Stock Yards at Toronto to the Ontario-Quebec border at or near Riviere Beaudette for furtherance to points in the Province of Quebec as authorized".

Bar-Well Foods Limited, 25654
c/o Cassels, Brock,
165 University Avenue,
Toronto, Ontario, M5H 3C2,

applies for extra-provincial operating licence as follows:

"For the carriage of goods, in temperature controlled intermodal containers, from the International Boundary at the Niagara and St. Lawrence River crossings, to points in the Province of Ontario, where such goods are consigned from points beyond the United States of America, by shipment, in bond, through the United States of America, by the seaports of New York and New Jersey".

Jerry Cohen, 24454-A
(o/a Fashion Carriers Reg'd),
8085 Champ D'Eau,
St. Leonard, Quebec,

applies for an extra-provincial operating licence as follows:

"For the carriage of garments when hung on racks and merchandise incidental and related thereto, by shipment from points in the Province of Quebec as authorized from the Ontario-Quebec border at Riviere Beaudette to Metropolitan Toronto only and for the return of the aforementioned goods when damaged or rejected from Metropolitan Toronto to the Ontario-Quebec border at Riviere Beaudette for furtherance to points in the Province of Quebec as authorized".

D. S. CHURCH,
Secretary.

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Thursday, the 8th day of January, 1976, at 10 a.m. (E.S.T.):

Rolly Forget, 25608
P.O. Box 596,
189 Alphonse Street,
Azilda, Ontario,

applies for Class 'D' public commercial vehicle operating licence in the following terms:

"For the carriage of Material and machinery on a flat deck boom truck in the Districts of Algoma, Sudbury, Manitoulin and Nipissing and between such Districts".

Overland Western Limited, 02660-A50
P.O. Box 460,
Woodstock, Ontario, N4S 7Y8,

applies for Class 'D' public commercial vehicle operating licence in the following terms:

"For the carriage of material and machinery on a flat Consumers Glass Company Limited of the Town of Milton, in the Regional Municipality of Halton in the Province of Ontario".

Myran I. Coburn, 25665
23 Hall Street,
Oshawa, Ontario,

applies for Class 'A' public commercial vehicle operating licence in the following terms:

"(a) From the Regional Municipality of Durham and points therein to Municipality of Metropolitan Toronto and points therein, and return, using Highways Nos. 401 and 2;

(b) From the Regional Municipality of Durham and points therein to the Regional Municipality of York and points therein, and return, using Highway No. 7;

(c) From the Municipality of Metropolitan Toronto to the Regional Municipality of York and points therein, and return, using Highways Nos. 400, 11, 48 and 27".

Ronald J. Richard, 24382-A
20 Edith Court,
P.O. Box 1252,
Waterdown, Ontario,

applies for Class 'F' public commercial vehicle operating licence as follows:

"For the carriage of brick, tile, concrete blocks, and slag blocks for and on behalf of J. Cooke

Blocks (Aldershot) Ltd. from its premises situated in Burlington to its customers within 150-miles radius of the City of Burlington, and for the return of rejected or damaged shipments to the premises of the said J. Cooke Blocks (Aldershot) Ltd. situated in Burlington, Ontario".

W. Thur & Sons Limited, 18208-L
R.R. #1,
Elmira, Ontario, N0B 1R0,

applies for an extension to extra-provincial operating licence No. X-2065 in the following terms:

"For the carriage of livestock from the Provinces of Alberta, Manitoba, Saskatchewan and British Columbia to points in Ontario through the Ontario-Manitoba border".

D. S. CHURCH,
Secretary.

(6397) 45

The following application for a certificate under the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Monday, the 5th day of January, 1976, at 10 a.m. (E.S.T.):

Peter Wiebe, 25599
New Bothwell, Manitoba,

applies for extra-provincial operating licence in the following terms:

"For the transportation of crated, live poultry from the Manitoba-Ontario border at or near West Hawk Lake to and from various points in the Province of Ontario, west of a line drawn north and south through Long Lac, Ontario".

D. S. CHURCH,
Secretary.

(6398) 45

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Friday, the 9th day of January, 1976, at 10 a.m. (E.S.T.):

Mor-Co Carriers Limited, 19173-C
401 & Wallbridge Cloverleaf,
Belleville, Ontario,

applies for extra-provincial operating licence in the following terms: "For the carriage of dairy products and cleaning compounds, for and on behalf of Brookside-Price's Dairy Limited, from their installations in the Province of Ontario to:

1. The Ontario-Quebec border at all border crossing points, for furtherance to dairy installations and/or customers within the Province of Quebec as authorized, and return.
2. The international gateway at the Detroit, St. Clair, Niagara and St. Lawrence Rivers, for furtherance to dairy installations and/or customers of Brookside-Price's Dairy Limited, in the United States of America, as authorized and return.

PROVIDED that the licensee shall be entitled to transport pallets, containers and materials used in the shipment of the products of the above Company on return".

Kenneth Ross Griffiths, 24966
1210 York Mills Road, PH 1,
Don Mills, Ontario,
M3A 1Y3,

applies for a Class 'A' public commercial vehicle operating licence in the following terms: "Within 50 miles of Metro Toronto; Delivery of Paper Products".

Watson Day Motors Limited, 25629
R.R. #2, Guelph, Ontario,
N1H 6H8,

applies for a Class 'D' public commercial vehicle operating licence in the following terms: "For the transportation of tractors, fork lifts, cars, trucks, small dozers and small construction shacks on a vehicle with a tilt-and-load body within a 150-mile radius of Guelph, Ontario".

Eldon Conner McBride, 25455
R.R. #1, Shelburne, Ontario,

applies for a Class 'D' public commercial vehicle operating licence in the following terms: "To deliver The T. Eaton Co. Ltd., Simpson's and Simpson's-Sears merchandise from their installations at Shelburne to their customers in Shelburne and the area within 20 miles from Shelburne and also to bring back rejected and damaged goods".

Titan Cartage Limited, 16822-F
200 Eastern Avenue,
Toronto, Ontario,
M5A 1J1,

applies for an extension to Class 'D' privileges, on present public commercial vehicle operating licence No. A-604 as follows: "For the carriage of crated and uncrated goods which require specialized handling, for and on behalf of Itek Business Products Limited, to and from their installation in the Town of Markham, from and to points in the Province of Ontario.

PROVIDED there be no movement to or from any point or points, north of North Bay on King's Highway No. 11 and all present or future highways

connecting with King's Highway No. 11, north of its intersection with King's Highway No. 17, near North Bay.

PROVIDED FURTHER that the licensee be required to provide two (2) men to assist in the transportation and delivery of the said goods".

B-Line Express Limited, 21574-E
226 Bridgeport Road,
Waterloo, Ontario,

applies for extra-provincial operating licence in the following terms: "To haul oleum, for and on behalf of Sulco Chemicals Limited, a division of Canada Colors & Chemicals Limited, from its installation at the Township of Woolwich (Elmira) to the Niagara River crossing points, for furtherance in the United States as may be authorized and for the return of rejected shipments, in specially equipped tanker semi-trailers".

John Allan Orsini, 25577
27 Langside Avenue,
Weston, Ontario,

applies for a Class 'D' public commercial vehicle operating licence in the following terms: "For deliveries of small appliance parts and repairs of T.V. and major appliances within a 25-mile radius of Toronto to various depots and customers' homes of Canadian General Electric Company Limited".

Kermit Walter Elliott, 25152
R.R. #1, Lively, Ontario,
POM 2E0,

applies for a Class 'T' public commercial vehicle operating licence in the following terms: "For the transporting of cold asphalt products from Parry Sound and Sudbury to North and Northeastern Ontario for Imperial Oil".

Peter Joseph Sears, 25055
34 Cronyn Street,
Woodstock, Ontario,
N4S 3T3,

applies for a Class 'D' public commercial vehicle operating licence in the following terms: "Delivery service—To operate within a radius of 150 miles from Woodstock—To deliver Tape and Tape Machines for Better Packages of Canada Ltd., from warehouse in Woodstock—Strictly a one firm only service to provide them with better customers relations".

Container Service (Niagara Region) Ltd., 24626-B
P.O. Box 26,
Wellandport, Ontario,

applies for a Class 'D' public commercial vehicle operating licence in the following terms:

1. "For the carriage of livestock, for and on behalf of Wellandport Feed Mill Limited,

- (1) between points in the Regional Municipality of Niagara;

- (2) from points in the Regional Municipality of Niagara to stock yards and meat packing plants in the City of Hamilton, The Municipality of Metropolitan Toronto and the City of Mississauga and for the return of rejected shipments.

2. For the carriage of corn cobs and corn husks ensilage from the installations of York Farms, a division of Canada Packers Ltd. of the City of Brantford, to its customers within a 50-mile radius of the City of Brantford City Hall.

CLASS 'T' PRIVILEGE—For the carriage of liquid protein feed supplement and liquid feedgrade molasses, for and on behalf of Ralston Purina of Canada Limited, Consumer Products Division, in tank vehicles with two compartments and equipped with meters and unloading hoses mounted on a commercial motor vehicle not designed for hauling semi-trailers. And for the carriage of bagged and bulk feed, bagged and bulk fertilizer and bulk grain, for and on behalf of,

1. Wellandport Feed Mill Limited, Wellandport;
2. Skyway Fertilizers Limited, Smithville;
3. Wayne Minor, carrying on business under the firm name and style of 'Canboro Feed Mill', Canboro;
4. Wayne Minor, carrying on business under the firm name and style of 'Wainfleet Farms Supplies', Wainfleet,

all in the Regional Municipality of Niagara, from their respective installations to points in the Regional Municipality of Niagara and from Metropolitan Toronto and the Cities of Hamilton and Woodstock to their respective installations in the Regional Municipality of Niagara.

PROVIDED the licensee be prohibited from carrying shipments in bulk to the installations of Skyway Fertilizers Limited, Smithville, Ontario.

Vernon A. Bullock, 16707
P.O. Box 940,
Corner of Duke & Earl,
Dryden, Ontario,

applies for transfer of Class 'D' public commercial vehicle operating licence No. D-2416, now in the name of Vernon A. Bullock and Gary J. Kirkham.

William W. Glass, 07662-R
o/a Gateway Delivery System,
620 Morris Street,
North Bay, Ontario,

applies for an extension to Class 'D' public commercial vehicle operating licence No. D-3499 in the following terms: "For the carriage of dressed poultry

in commercial motor vehicles equipped with mechanical devices for creating and maintaining artificial temperatures, for and on behalf of Checkerboard Farms Limited and Pinecrest Foods, a division of Maple Leaf Mills Ltd., from the City of North Bay to points in the Districts of Sudbury, Cochrane, Timiskaming and that portion of the District of Nipissing on and north of King's Highway No. 17".

Breadner Transports Limited, 24547-B
R.R. #2, Markdale, Ontario,

applies for an extension to Class 'A' public commercial vehicle operating licence No. 637 in the following terms: "To operate Class 'C' public commercial vehicles:

To or from:

- 1.—(a) the Police Village of Desboro, in the Township of Sullivan and a 10-mile radius thereof (excluding the Village of Chatsworth);
- (b) farms in that area within a 10-mile radius of the Village of Tara that lies west of a line four miles east of Tara, and parallel to the County Road running north and south through Tara.
- 2.—(a) From Tara to Kitchener or Toronto;
- (b) to Tara from Kitchener or Toronto.

CLASS 'D' PRIVILEGE—For the carriage of:

1. construction materials, for and on behalf of The Hydro-Electric Power Commission,
2. culverts and bridge-building materials, for and on behalf of The Pedlar People Limited of Oshawa, for delivery in the Counties of Perth, Huron, Waterloo, Grey and Bruce.

CLASS 'D' PRIVILEGE—For the carriage of:

- (a) grain and feed from elevators to farmers, in the Counties of Grey and Bruce, when consigned by Bruce Clements, and
- (b) grain and feed from elevators consigned by Bruce Clements of the Township of Elderslie, to chopping mills for reconsignment to farms in the Counties of Grey and Bruce, and
- (c) cement, steel culverts, calcium chloride, snow fences, steel poles and road machinery, for the Corporation of the Township of Elderslie.

CLASS 'H' PRIVILEGE—Permission granted for the conveyance of shipments of uncrated used household goods and furniture, from or to Desboro and within a 10-mile radius but does not permit the movement of goods to or from any of the following named points: Toronto, Hamilton, Ottawa, London, Windsor, Kitchener, Waterloo and Niagara Falls.

CLASS 'H' PRIVILEGE—For the carriage of uncrated used household, office and store furniture, and where specially designed vehicles of the drop-frame type are used and equipped with pads, belts, hooks, wardrobes and special packing containers,

- (i) new uncrated furniture and fixtures that are part of the furnishings of the dwelling in which they are to be used,
- (ii) new uncrated furniture and fixtures that are part of the furnishings of offices, museums, hospitals, factories and public institutions,
- (iii) objects of art, displays and exhibits that because of their unusual nature or value require specialized handling and the employment of pads, belts, hooks, wardrobes and special packing containers,

to and from points in the Townships of Elderslie, Arran and Sullivan.

PROVIDED that the above terms be deleted from Class 'C' public commercial vehicle operating licence No. C-1323 as held by Alex Sprung, of R.R. #4, Tara, Ontario.

D. S. CHURCH,
Secretary.

(6399)

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The following applications for certificates under the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14 and *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Friday, the 9th day of January, 1976, at 10 a.m. (E.S.T.):

**Bowen Moving & Storage
Limited,**
P.O. Box 551,
2000 Richmond Street,
Ext., Chatham, Ontario,

00891-G

applies for transfer of shares as follows:

- 11,999 common shares from Martin Francis Bowen to Arthur Thomas Bowen of Daytona Beach, Florida, U.S.A.;
- 1 common share from Mary Elizabeth Bowen to Arthur Thomas Bowen of Daytona Beach, Florida, U.S.A.;
- 713 preference shares from Martin Francis Bowen to Arthur Thomas Bowen of Daytona Beach, Florida, U.S.A.;

00891-H

also applies for transfer of shares as follows:

12,000 common shares from Arthur Thomas Bowen
to A. Floyd Brown of Chatham, Ontario;

12,000 common shares from Arthur Thomas Bowen
to Joseph F. Konecny of Chatham, Ontario;

566½ preference shares from Arthur Thomas Bowen
to A. Floyd Brown of Chatham, Ontario;

566½ preference shares from Arthur Thomas Bowen
to Joseph F. Konecny of Chatham, Ontario.

D. S. CHURCH,
Secretary.

(6400) 45

The following application for a certificate under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Friday, the 9th day of January, 1976, at 10 a.m. (E.S.T.):

Blakelock Cartage Limited, 24264-B
5423 Britannia Road,
R.R. #6, Milton, Ontario,

applies for transfer of shares as follows:

1,999 shares of the Capital Stock of the Company
from Issue from Treasury to Mrs. Sherry Blake-
lock of Milton, Ontario.

D. S. CHURCH,
Secretary.

(6401) 45

Jan & Sharon Rose Kleppe, 23835
o/a Jan's Cartage,
77 Bellevue Street,
Guelph, Ontario.

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificate pursuant to which Class 'D' public commercial vehicle operating licence No. D-T-3778 was issued, and has fixed Monday, the 1st day of December, 1975, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, at 10 a.m. (E.S.T.) for that purpose.

At the hearing the reviewee will be required to show cause why this certificate should not be amended or revoked by reason of operations contrary to the public interest. The operations are,

more specifically, continued disregard of *The Public Commercial Vehicles Act* and *The Highway Traffic Act* and regulations pursuant thereto.

The Board may amend or revoke the terms of the said certificate.

D. S. CHURCH,
Secretary.

(6402) 45

Breadner Transports Limited, 24547
R.R. #2, Markdale, Ontario.

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificates pursuant to which Class 'F' public commercial vehicle operating licence No. F-T-28101, Class 'A' public commercial vehicle operating licence No. A-637 and Class 'C' public commercial vehicle operating licence No. C-655 were issued, and has fixed Monday, the 8th day of December, 1975, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, at 10 a.m. (E.S.T.) for that purpose.

At the hearing the reviewee will be required to show cause why these certificates should not be amended or revoked by reason of operations contrary to the public interest. The operations are, more specifically, continued disregard of *The Public Commercial Vehicles Act* and *The Highway Traffic Act* and regulations pursuant thereto.

The Board may amend or revoke the terms of the said certificates.

D. S. CHURCH,
Secretary.

(6403) 45

Kenneth & Robert McLellan, 19727
19 Prospect Avenue,
Kirkland Lake, Ontario.

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificate pursuant to which extra-provincial operating licence No. X-516-T was issued, and has fixed Tuesday, the 6th day of January, 1976, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, at 10 a.m. (E.S.T.) for that purpose.

At the hearing the reviewee will be required to shown cause why this certificate should not be amended or revoked by reason of operations contrary to the public interest. The operations are,

more specifically, continued disregard of *The Public Commercial Vehicles Act* and *The Highway Traffic Act* and regulations pursuant thereto.

The Board may amend or revoke the terms of the said certificate.

D. S. CHURCH,
Secretary.

(6404)

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L. H. Chapple Limited, 21158
P.O. Box 1505,
R.R. #2, Fredericton, New Brunswick.

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1940, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificates pursuant to which extra-provincial operating licence No. X-1699 and Class 'D' public commercial vehicle operating licence No. D-T-3852 were issued, and has fixed Friday, the 9th day of January, 1976, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, at 10 a.m. (E.S.T.) for that purpose.

At the hearing the reviewee will be required to show cause why these certificates should not be amended or revoked by reason of operations contrary to the public interest. The operations are, more specifically, continued disregard of *The Public Commercial Vehicles Act* and *The Highway Traffic Act* and regulations pursuant thereto.

The Board may amend or revoke the terms of the said certificates.

D. S. CHURCH,
Secretary.

(6405)

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Mobilways Transport Limited, 23741
56 Tower Road,
Ottawa, Ontario.

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms as it is alleged, the extra-provincial operating licence No. X-1992 has been dormant for a period of time and further the Company has had no equipment, provided no operation. It is further alleged the evidence of such dormancy was placed before Mr. Page at the hearing in the City of Ottawa, and has fixed Wednesday, the 3rd day of December, 1975, at its Chambers, Britannica House, 151 Bloor Street West, 10th

Floor, Toronto, Ontario, at 10 a.m. (E.S.T.) for that purpose.

The Board may amend or revoke the terms of the said certificate.

D. S. CHURCH,
Secretary.

(6406)

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Manitoulin Transport Limited, 02406
Gore Bay, Ontario,
POP 1H0.

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificate pursuant to which Class 'D' public commercial vehicle operating licence No. D-1650 was issued, and has fixed Wednesday, the 17th day of December, 1975, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, at 10 a.m. (E.S.T.) for that purpose.

At the hearing the reviewee will be required to show cause why this certificate should not be amended or revoked by reason of operations contrary to the public interest. The operations are, more specifically, continued disregard of *The Public Commercial Vehicles Act* and *The Highway Traffic Act* and regulations pursuant thereto.

The Board may amend or revoke the terms of the said certificate.

D. S. CHURCH,
Secretary.

(6407)

45

The following applications for certificates under *The Public Vehicles Act*, R.S.O. 1970, Chapter 392, are published pursuant to Section 8, R.R.O. 1970, Regulation 632:

Phyllis Mae Bird, 25719
R.R. #2, Carleton Place, Ontario,

applies for a public vehicle (school bus) operating licence, "For the carriage of pupils, for and on behalf of Lanark County Board of Education between Lot 15 Concession 10 in the Township of Beckwith and the City of Ottawa via Highway Nos. 7-15.

PROVIDED that charter privileges be prohibited".

Donald L. Martin, Esq., 22650-A
P.O. Box 21, Whitney, Ontario,

applies for an extension to public vehicle (school bus) operating licence No. 6455:

"1. For the carriage of pupils, for and on behalf of The Airy District School Area Board between Hay Lake and Whitney via a route that traverses sections of Hay Lake Road and Highway No. 127 all in the Township of Sabine.

2. Delete the words 'The Board of Trustees of the Township of School Area of Airy' wherever the same appear and substitute therefor the words 'The Airy District School Area Board'."

Theodore John Kaemingh, Esq., 24043-A
River Street,
Emo, Ontario,

applies for a public vehicle (school bus) operating licence, "For the carriage of pupils, for and on behalf of The Fort Frances-Rainy River Board of Education between Emo and a point 5 miles westerly thereof via Highway No. 11.

PROVIDED that charter privileges shall apply only to educational trips for pupils of those schools within the jurisdiction of The Fort Frances-Rainy River Board of Education".

John William Bowen, Esq., 21771-A
82 Main Street,
Warkworth, Ontario,

applies for an amendment to public vehicle (school bus) operating licence No. 6358, delete the words "Northumberland and Durham County Board of Education" wherever the same appear and substitute therefor the words "The Northumberland and Newcastle Board of Education".

Howard Robert Mitchell, Esq., 11765-B
R.R. #2, Warkworth, Ontario,

applies for an amendment to public vehicle (school bus) operating licence No. 4410, delete the words "Northumberland and Durham County Board of Education" wherever the same appear and substitute therefor the words "The Northumberland and Newcastle Board of Education".

John Edward Carscadden, Esq., 20886-C
Kenal P.O., Ontario,

applies for an amendment to public vehicle (school bus) operating licence No. 1430, delete the words "Northumberland and Durham County Board of Education" wherever the same appear and substitute therefor the words "The Northumberland and Newcastle Board of Education".

Wilfred Sykes, Esq., 115853-C
R.R. #5, Warkworth, Ontario,

applies for an amendment to public vehicle (school bus) operating licence No. 5529, delete the words "Northumberland and Durham County Board of Education" wherever the same appear and substitute therefor the words "The Northumberland and Newcastle Board of Education".

Roy Zadow, Esq.,
R.R. #1, Pembroke, Ontario,

25711

applies for a public vehicle (school bus) operating licence, "For the carriage of handicapped pupils, for and on behalf of The Renfrew County Board of Education between the Junction of Highway Nos. 17 and 62 and Fairview Public School at Lot 28 Concession 1 in the Township of Stafford via a route that traverses sections of Highway Nos. 17, 41, Drive-In Road, McKay Street, Townline and Bennett Street all in the Townships of Pembroke and Stafford.

PROVIDED that charter privileges shall apply only to educational trips for pupils of those schools within the jurisdiction of The Renfrew County Board of Education".

Normand Thibeault, Esq., 23381-A
Box 43,
54 Montcalm Street,
Azilda, Ontario,

applies for the transfer of public vehicle (school bus) operating licence No. 6537, standing in the name of Dewey L. Brown, Box 95, R.R. #2, Val Caron, Ontario.

D. S. CHURCH,
Secretary.

(6408) 45

The following application for a certificate under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 is published pursuant to Section 8, R.R.O. 1970, Regulation 632:

Kenneth George Lightle, Esq., 25662
R.R. #2, Orangeville, Ontario,

applies for the transfer of Class 'FS' public commercial vehicle operating licence No. 40, standing in the name of James Menary, Laurel, Ontario.

D. S. CHURCH,
Secretary.

(6409) 45

ADDENDUM

Vide Gazette, October 18, 1975, page No. 4187.

Re: Abdul Latif Heer & Nazir Sadar, by adding the word, "used" in the first line of No. 1, after the words and/or.

D. S. CHURCH,
Secretary.

(6410) 45

ERRATUM

Notice Re: Niagara Frontier Transit Metro System Inc., which appears in ONTARIO GAZETTE of September 6, 1975, page No. 3520, will now be heard at The Sheraton Brock Hotel, 5685 Falls Street, Niagara Falls, Ontario, instead of at the (6411)

Board Chambers in Toronto. Hearing date remains the same.

D. S. CHURCH,
Secretary.

Government Notices Respecting Corporations

Certificates of Incorporation Issued

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, a certificate of incorporation has been issued to:

Name of Corporation	Date of Incorporation	Head Office
A-AA FENCECRETE PRODUCTS LTD.....	Oct. 6, 1975	Metro. Toronto
THE ABLE TRAVEL AGENCY LIMITED.....	Oct. 3, 1975	Twp. Gloucester, Co. Carleton
ACCESS COMMUNICATIONS INC.....	Oct. 9, 1975	Metro. Toronto
ACTION ART LTD.....	Oct. 8, 1975	Town Caledon, Rgl. Mun. Peel
ALBERT & WELTON DRYWALL LTD.....	Oct. 15, 1975	Metro. Toronto
ALCAR SHOES LIMITED.....	Oct. 7, 1975	Town Parry Sound, Dis. Parry Sound
ALISTON PAVING LIMITED.....	Oct. 14, 1975	Metro. Toronto
ALPERYN TAXI CAB LIMITED.....	Oct. 7, 1975	Metro. Toronto
AMHERST RECORDS OF CANADA LTD.....	Oct. 10, 1975	Metro. Toronto
A.M. - STUART INTERNATIONAL LIMITED.....	Oct. 8, 1975	Metro. Toronto
ANADA INVESTMENT & DEVELOPMENT COMPANY LIMITED.....	Oct. 15, 1975	London, Co. Middlesex
ANCHOR DATA SYSTEMS (ONTARIO) LTD.....	Oct. 14, 1975	Metro. Toronto
THE ANTIQUE LADY, LTD.....	Oct. 6, 1975	Metro. Toronto
APPLEWOOD CHEVROLET OLDSMOBILE LIMITED.....	Oct. 9, 1975	Mississauga, Rgl. Mun. Peel
APPOLLO ORGAN SERVICE LIMITED.....	Oct. 9, 1975	Ottawa, Rgl. Mun. Ottawa-Carleton
E. A. ARCHER LTD.....	Oct. 1, 1975	Town Tilbury, Co. Kent
ASHLAND RACQUET COURTS INC.....	Oct. 3, 1975	Hamilton, Rgl. Mun. Hamilton-Wentworth

Name of Corporation	Date of Incorporation	Head Office
A.S.K. JEWELLERY MFG. INC.....	Oct. 10, 1975	Metro. Toronto
ASTROPERM INC.....	Oct. 10, 1975	Mississauga, Rgl. Mun. Peel
AT HOME SALES & SERVICES INC.....	Oct. 9, 1975	Metro. Toronto
THE AVANT GUARD DISTRIBUTION CORPORATION.....	Oct. 9, 1975	Metro. Toronto
BACKSTACK ENTERPRISES CORPORATION.....	Oct. 6, 1975	Metro. Toronto
G. BAROUD CONSTRUCTION LIMITED.....	Oct. 2, 1975	Ottawa, Rgl. Mun. Ottawa-Carleton
BEAUCRAFT INDUSTRIES (CANADA) LIMITED..	Oct. 15, 1975	Metro. Toronto
BELLA VISTA RESTAURANT INC.....	Oct. 9, 1975	Ottawa, Rgl. Mun. Ottawa-Carleton
BELLEVILLE SPORT & LAWN CENTRE LIMITED.....	Oct. 16, 1975	Belleville, Co. Hastings
BELLS CORNERS CO-OPERATIVE NURSERY SCHOOL, INC.....✓	Oct. 15, 1975	Twp. Nepean, Rgl. Mun. Ottawa-Carleton
BENTO'S TIRE CENTRE LIMITED.....	Oct. 6, 1975	Oshawa, Rgl. Mun. Durham
C. A. BENTZ INCORPORATED.....	Oct. 9, 1975	Kitchener, Rgl. Mun. Waterloo
BENZET INVESTMENTS LIMITED.....	Oct. 7, 1975	Metro. Toronto
MARCEL BOIS & SONS CONTRACTORS LIMITED.	Oct. 3, 1975	Thunder Bay, Dis. Thunder Bay
BOOM-TRUCKS LTD.....	Oct. 3, 1975	Hamilton, Rgl. Mun. Hamilton-Wentworth
MICHEL BOURGEOIS LIMITED.....	Oct. 6, 1975	Town Hearst, Dis. Cochrane
BRANDT MONEY HANDLING SYSTEMS LIMITED.....	Oct. 10, 1975	Metro. Toronto
ROBERT BRIDSON SERVICE STATIONS LTD.....	Oct. 7, 1975	Metro. Toronto
BROKERS' FINANCIAL LIMITED.....	Oct. 6, 1975	Metro. Toronto
H. G. BURNETT SALES LTD.....	Oct. 9, 1975	Metro. Toronto
BURLING-RANGER COMPANY LIMITED.....	Oct. 9, 1975	Town Newmarket, Rgl. Mun. York
BURNT RIVER DEVELOPMENT CORPORATION..	Oct. 6, 1975	Metro. Toronto
HARRY BUURMA LTD.....	Oct. 16, 1975	Twp. Bröoke, Co. Lambton
BYRON TOURS AND TRAVEL LIMITED.....	Oct. 8, 1975	Metro. Toronto
CAFE RIDEAU LTD.....	Oct. 10, 1975	Ottawa, Rgl. Mun. Ottawa-Carleton

Name of Corporation	Date of Incorporation	Head Office
CAMBRIDGE HIDES LIMITED.....	Oct. 8, 1975	Cambridge, Rgl. Mun. Waterloo
CAN-AM BRAKE PAD LTD.....	Oct. 8, 1975	Metro. Toronto
CAPEVIEW ESTATES INC.....	Oct. 10, 1975	Thunder Bay, Dis. Thunder Bay
CAPITAL PLANNING ASSOCIATES INC.....	Oct. 8, 1975	Ottawa, Rgl. Mun. Ottawa-Carleton
CARON'S BATH SHOPPE LIMITED.....	Oct. 10, 1975	Sarnia, Co. Lambton
ALF CATENARO CARPENTER CONTRACTOR LTD.....	Oct. 8, 1975	Town Richmond Hill, Rgl. Mun. York
CATMAR HOLDINGS LIMITED.....	Oct. 7, 1975	Metro. Toronto
CEEARGEE LTD.....	Oct. 16, 1975	Metro. Toronto
CELSIUS INVESTMENTS LTD.....	Oct. 9, 1975	Metro. Toronto
CHAVELLI INCORPORATED.....	Oct. 7, 1975	Metro. Toronto
RICHARD CHENIER INVESTMENTS LIMITED...	Oct. 8, 1975	Timmins, Dis. Cochrane
CICHY SERVICES INC.....	Oct. 8, 1975	Metro. Toronto
CITICORP LEASING CANADA LIMITED.....	Sept. 30, 1975	Burlington, Rgl. Mun. Halton
CLAYMORE CONSTRUCTION LTD.....	Oct. 9, 1975	Metro. Toronto
COMBINED FOOD ENTERPRISES LIMITED.....	Oct. 14, 1975	Kitchener, Rgl. Mun. Waterloo
COMBINED OFFICE EQUIPMENT LIMITED.....	Oct. 3, 1975	Metro. Toronto
COMPUTER SITE SPECIALTIES LTD.....	Oct. 14, 1975	Hamilton, Rgl. Mun. Hamilton-Wentworth
CONTINENTAL FILMS LTD.....	Oct. 7, 1975	Metro. Toronto
CORNER FUND LIMITED.....	Oct. 17, 1975	Metro. Toronto
COSGRAVE PHARMACY LIMITED.....	Oct. 10, 1975	Windsor, Co. Essex
COURTESY T.V. & STEREO LIMITED.....	Oct. 7, 1975	St. Catharines, Rgl. Mun. Niagara
R. CYR FINANCING LIMITED.....	Oct. 17, 1975	Metro. Toronto
CZAR BUILDING LIMITED.....	Oct. 9, 1975	Town Grimsby, Rgl. Mun. Niagara
MIKE CZICH ENTERPRISES LIMITED.....	Oct. 14, 1975	London, Co. Middlesex
D.A.D. INVESTMENTS LIMITED.....	Oct. 10, 1975	Town Leamington, Co. Essex
DATCOMIL INCORPORATED.....	Oct. 8, 1975	Metro. Toronto

Name of Corporation	Date of Incorporation	Head Office
DAV-AD HOLDINGS INC.....	Oct. 8, 1975	Metro. Toronto
DAVIS TRAILER SALES LIMITED.....	Oct. 10, 1975	Oshawa, Rgl. Mun. Durham
DEADMAN HOME SERVICES LTD.....	Oct. 15, 1975	Hamilton, Rgl. Mun. Hamilton-Wentworth
CARMELO DE-CICCO CONSTRUCTION CO. LIMITED.....	Oct. 10, 1975	London, Co. Middlesex
DEERSTONES INTERIORS LIMITED.....	Oct. 7, 1975	Ajax, Rgl. Mun. Durham
DELTA MEDICAL ARTS LIMITED.....	Oct. 9, 1975	St. Catharines, Rgl. Mun. Niagara
DENROB HOLDINGS LIMITED.....	Oct. 10, 1975	Metro. Toronto
DEPILATRON CANADA INCORPORATED.....	Oct. 7, 1975	Metro. Toronto
DFA2 CONSULTANTS LTD.....	Oct. 3, 1975	Metro. Toronto
MARCEL DINELLE DISTRIBUTORS LIMITED....	Oct. 10, 1975	Rgl. Mun. Ottawa-Carleton
DI PAOLO AUTO-CENTRE LIMITED.....	Oct. 3, 1975	Metro. Toronto
D.J. ALUMINUM LTD.....	Oct. 9, 1975	Metro. Toronto
DONCO CONSTRUCTION LIMITED.....	Oct. 6, 1975	Kitchener, Rgl. Mun. Waterloo
DRYMAN CONSULTING SERVICES LIMITED.....	Oct. 8, 1975	Metro. Toronto
M. R. DUNN CONTRACTORS LTD.....	Oct. 7, 1975	Twp. Rochester, Co. Essex
DUPUIS HOTELS LTD.....	Oct. 3, 1975	Town Seaforth, Co. Huron
E. & L. VETERINARY CENTRE LIMITED.....	Oct. 6, 1975	Metro. Toronto
EML CONSTRUCTION LTD.....	Oct. 7, 1975	Metro. Toronto
ENEROIL COMPANY LIMITED.....	Oct. 15, 1975	Twp. Georgina, Rgl. Mun. York
ENGLISH PROFICIENCY TESTING SYSTEMS INC.....	Oct. 7, 1975	Metro. Toronto
ENTIL LIMITED.....	Oct. 9, 1975	Metro. Toronto
THE ERIN MILLS SAILING GROUP LIMITED....	Oct. 14, 1975	Mississauga, Rgl. Mun. Peel
L'ETUDE TAVERN LIMITED.....	Oct. 10, 1975	Metro. Toronto
EVERFAIR ENTERPRISES LTD.....	Oct. 15, 1975	Town Richmond Hill, Rgl. Mun. York
LA FAVORITA BAKERY LIMITED.....	Oct. 7, 1975	Hamilton, Rgl. Mun. Hamilton-Wentworth
FEBENA LIMITED.....	Oct. 9, 1975	Metro. Toronto
FINOS T.E.X. INTERIOR CLEANING LIMITED...	Oct. 7, 1975	Ottawa, Rgl. Mun. Ottawa-Carleton

Name of Corporation	Date of Incorporation	Head Office
537 INVESTMENTS LIMITED.....	Oct. 15, 1975	Metro. Toronto
FOMES (CANADA) INC.....	Oct. 7, 1975	Town Stoney Creek, Rgl. Mun. Hamilton-Wentworth
FONTHILL REALTY LIMITED.....	Oct. 2, 1975	Town Pelham, Rgl. Mun. Niagara
FOODWORLD SALES LTD.....	Oct. 6, 1975	Town Oakville, Rgl. Mun. Halton
FOSTER CHEMICALS CANADA LIMITED.....	Oct. 10, 1975	Metro. Toronto
4-WAY METAL FABRICATORS LIMITED.....	Oct. 16, 1975	Town Caledon, Rgl. Mun. Peel
FRED'S MEAT PRODUCTS LIMITED.....	Oct. 6, 1975	Nanticoke, Rgl. Mun. Haldimand-Norfolk
FRED'S PLYWOOD SPECIALTY LIMITED.....	Oct. 3, 1975	Metro. Toronto
G. M. FULLER PROPERTY MANAGEMENT LIMITED.....	Oct. 9, 1975	Metro. Toronto
THE FURNITURE PLACE LIMITED.....	Oct. 7, 1975	London, Co. Middlesex
GAGNIER TRUCKING (FINGAL) LIMITED.....	Oct. 3, 1975	Twp. Southwold, Co. Elgin
E. Y. GARDEE LTD.....	Oct. 6, 1975	Metro. Toronto
GAY MOTOR SALES LTD.....	Oct. 8, 1975	Town Pelham, Rgl. Mun. Niagara
GENEVAL LIMITED.....	Oct. 10, 1975	London, Co. Middlesex
GENTRY APPAREL (PETERBOROUGH) INC.....	Oct. 7, 1975	Peterborough, Co. Peterborough
DONALD GIBBS CONSTRUCTION LIMITED.....	Oct. 10, 1975	Town Strathroy, Co. Middlesex
GIBBS & SANELLI CONTRACTING CO. LTD.....	Oct. 10, 1975	Metro. Toronto
GLENAYRE SAND & GRAVEL LIMITED.....	Oct. 8, 1975	Metro. Toronto
GLENGROVE CARPENTERS INC.....	Oct. 7, 1975	Metro. Toronto
G. N. MASONRY LIMITED.....	Oct. 7, 1975	Ottawa, Rgl. Mun. Ottawa-Carleton
GOLDEN SHEAVES INCORPORATED.....	Oct. 3, 1975	Twp. Bentinck, Co. Grey
JOHN GOLDSMITH AND ASSOCIATES LIMITED..	Oct. 14, 1975	Metro. Toronto
GORDON GROUND SIGNS LTD.....	Oct. 10, 1975	Metro. Toronto
GORSTEN PLACE INVESTMENTS LIMITED.....	Oct. 16, 1975	Metro. Toronto
GOULD PHOTO SHOP LIMITED.....	Oct. 15, 1975	Town Newcastle, Rgl. Mun. Durham
STAN GRAHAM SERVICES LIMITED.....	Oct. 10, 1975	Brantford, Co. Brant

Name of Corporation	Date of Incorporation	Head Office
G.A. GRANT SCIENTIFIC CONSULTANTS LIMITED.....	Oct. 1, 1975	Twp. Nepean, Rgl. Mun. Ottawa-Carleton
GRECCO AND ESPOSITO INSURANCE AGENCY LTD.....	Oct. 3, 1975	Thorold, Rgl. Mun. Niagara
GREENFIELD PRINTING LIMITED.....	Oct. 7, 1975	Metro. Toronto
GREENLAND FOODS LIMITED.....	Oct. 10, 1975	Metro. Toronto
GUIDELINE SYSTEMS (ALIGNMENT) LIMITED....	Oct. 6, 1975	Town Markham, Rgl. Mun. York
CHRIS GUIRY FORD MERCURY SALES LTD.....	Oct. 15, 1975	Town Port Elgin, Co. Bruce
GORDON HADDLETON SALES LIMITED.....	Oct. 7, 1975	Metro. Toronto
HAMILTON LEARNING CENTRE FOR REMEDIAL EDUCATION LTD.....	Oct. 17, 1975	Hamilton, Rgl. Mun. Hamilton-Wentworth
H.W. HARNDEN LIMITED.....	Oct. 14, 1975	Vil. Colborne, Co. Northumberland
HARRINGTON'S MEN'S & LADIES WEAR LIMITED.....	Oct. 9, 1975	Metro. Toronto
ALLAN L. HARRIS ENTERPRISES LIMITED.....	Oct. 10, 1975	Twp. Sarnia, Co. Lambton
HARRIS AND MOUNT LTD.....	Oct. 10, 1975	Twp. Georgina, Rgl. Mun. York
HESPELER PROFESSIONAL MANAGEMENT SERVICES LTD.....	Oct. 15, 1975	Metro. Toronto
HESS VILLAGE STABLES INC.....	Oct. 10, 1975	Hamilton, Rgl. Mun. Hamilton-Wentworth
HILL & HILL ALARMS LIMITED.....	Oct. 10, 1975	Metro. Toronto
HILL AND KNOWLTON (CANADA) LIMITED.....	Oct. 3, 1975	Metro. Toronto
HOGAN BROS. CONSTRUCTION LIMITED.....	Oct. 16, 1975	Metro. Toronto
HOLLEN WOOD PRODUCTS LIMITED.....	Oct. 9, 1975	Metro. Toronto
HOLSON CANADA, LTD.....	Oct. 1, 1975	Metro. Toronto
HONOR DIAMOND DISTRIBUTORS INC.....	Oct. 10, 1975	Metro. Toronto
NORMAN HORENFELDT REAL ESTATE LIMITED.....	Oct. 7, 1975	Metro. Toronto
HUDSON 8 9 51 LIMITED.....	Oct. 10, 1975	Metro. Toronto
HURON COUNTY FURNITURE LIMITED.....	Oct. 10, 1975	Vil. Blyth, Co. Huron
HYBRID ELECTRONICS LIMITED.....	Oct. 9, 1975	Town Newmarket, Rgl. Mun. York
IAWAH CORPORATION.....	Oct. 9, 1975	Twp. Nepean, Co. Carleton

Name of Corporation	Date of Incorporation	Head Office
IMG - CANADA, LIMITED.....	Oct. 6, 1975	Metro. Toronto
INTERNATIONAL GENERAL PROJECTS (CANADA) LIMITED.....	Oct. 7, 1975	Metro. Toronto
JARAE CONSTRUCTION INC.....	Oct. 6, 1975	Waterloo, Rgl. Mun. Waterloo
JOE COOL INC.....	Oct. 15, 1975	Metro. Toronto
JOHNSON GRAPHICS LIMITED.....	Oct. 7, 1975	Metro. Toronto
JO-KI MANAGEMENT LIMITED.....	Oct. 3, 1975	Metro. Toronto
JOSELCOL LTD.....	Oct. 7, 1975	Metro. Toronto
DOUGLAS JOYCE REAL ESTATE LIMITED.....	Oct. 10, 1975	Twp. Uxbridge, Rgl. Mun. Durham
TED J. KARRYS INSURANCE AGENCY LIMITED	Oct. 16, 1975	Town Markham, Rgl. Mun. York
KEEN KRAFT YACHT SALES INCORPORATED...	Oct. 9, 1975	Town Pickering, Rgl. Mun. Durham
KING'S REST HOME (OTTAWA) INCORPORATED	Oct. 7, 1975	Ottawa, Rgl. Mun. Ottawa-Carleton
KINGSWAY FURS LTD.....	Oct. 10, 1975	Metro. Toronto
KISIELEWSKI FARMS LIMITED.....	Oct. 3, 1975	Twp. Oakland, Co. Brant
LEN KOEBEL FLOORING LIMITED.....	Oct. 10, 1975	Waterloo, Rgl. Mun. Waterloo
KNORR BRAKE LIMITED.....	Oct. 9, 1975	Ottawa, Rgl. Mun. Ottawa-Carleton
KUBERG CORPORATION.....	Oct. 10, 1975	Town Kingsville, Co. Essex
DAVID LAZAR KOSHER FOOD SERVICES LIMITED.....	Oct. 10, 1975	Metro. Toronto
LIMIR INVESTMENTS LIMITED.....	Oct. 10, 1975	Metro. Toronto
LINCOLN KOR DEVELOPMENTS LIMITED.....	Oct. 15, 1975	Niagara Falls, Rgl. Mun. Niagara
LINDSAY THERMAL DESIGN LTD.....	Oct. 10, 1975	Mississauga, Rgl. Mun. Peel
LIVE WIRES CO-OPERATIVE PRE-SCHOOL INC.✓	Oct. 20, 1975	Hamilton, Rgl. Mun. Hamilton-Wentworth
L.M.B. ANTIQUES LIMITED.....	Oct. 3, 1975	Vil. Elora, Co. Wellington
LONDONWORLD INC.....	Oct. 10, 1975	Metro. Toronto
LORI-JO HOLDINGS INC.....	Oct. 10, 1975	Stratford, Co. Perth
LORI-JO (STRATFORD) LTD.....	Oct. 10, 1975	Stratford, Co. Perth
LOUGHBOROUGH LANDHOLDINGS LTD.....	Oct. 15, 1975	Kingston, Co. Frontenac

Name of Corporation	Date of Incorporation	Head Office
LOU-RICK HOLDINGS INC.....	Oct. 10, 1975	Metro. Toronto
LOWREY ORGAN COMPANY, LIMITED.....	Oct. 9, 1975	Metro. Toronto
LUBKER & ASSOCIATES LIMITED.....	Oct. 14, 1975	Town Markham, Rgl. Mun. York
LYNCHRY'S HOLDINGS LIMITED.....	Oct. 10, 1975	Stratford, Co. Perth
MACDONALD'S MARINE LIMITED.....	Oct. 15, 1975	Barrie, Co. Simcoe
CLARENCE MCDONALD EXCAVATION LTD.....	Oct. 8, 1975	Twp. Cornwall, Co. Stormont
K. S. MCDONALD LIMITED.....	Oct. 7, 1975	Metro. Toronto
B. MCNICOL & ASSOCIATES CONSULTING LIMITED.....	Oct. 7, 1975	Metro. Toronto
MC-RAY MANAGEMENT INC.....	Oct. 10, 1975	Town Exeter, Co. Huron
MCTAVISH TRAVEL CENTRE LIMITED.....	Oct. 7, 1975	Town Oakville, Rgl. Mun. Halton
MABON, NUGENT-GODSELL CANADA, LIMITED..	Oct. 2, 1975	Metro. Toronto
MAC-TAY INVESTMENTS LIMITED.....	Oct. 17, 1975	Barrie, Co. Simcoe
ANNA MAIER REALTY LIMITED.....	Oct. 3, 1975	Metro. Toronto
MAPLE DRUGS LIMITED.....	Oct. 9, 1975	Metro. Toronto
MAPLE LEAF PAVING AND CONSTRUCTION LIMITED.....	Oct. 7, 1975	Metro. Toronto
MARBLE DESIGNS & PROCESSORS INC.....	Oct. 7, 1975	Town Richmond Hill, Rgl. Mun. York
MARKANT CORPORATION LTD.....	Oct. 10, 1975	Ottawa, Rgl. Mun. Ottawa-Carleton
MEDIA LAB INCORPORATED.....	Oct. 3, 1975	Metro. Toronto
METALBESTOS ERECTORS LIMITED.....	Oct. 20, 1975	Town Valley East, Rgl. Mun. Sudbury
M.F.P. DISTRIBUTORS LIMITED.....	Oct. 10, 1975	Town Vaughan, Rgl. Mun. York
MFS SERVICES LIMITED.....	Oct. 8, 1975	Metro. Toronto
MID-WESTERN ESTATES LIMITED.....	Oct. 7, 1975	Metro. Toronto
MITCHELL REFRIGERATION LIMITED.....	Oct. 9, 1975	Metro. Toronto
MOBILE POWER TOOL SHOP INC.....	Oct. 20, 1975	Port Colborne, Rgl. Mun. Niagara
MO-MO'S DISCO SYSTEMS LIMITED.....	Oct. 7, 1975	Metro. Toronto
MOORE-MCLEAN CORPORATE INSURANCE AGENCY LTD.....	Oct. 1, 1975	Metro. Toronto

Name of Corporation	Date of Incorporation	Head Office
MT. VERNON TRACTOR LTD.....	Oct. 6, 1975	Twp. Brantford, Co. Brant
T. J. MURPHY CONSTRUCTION LTD.....	Oct. 9, 1975	Mississauga, Rgl. Mun. Peel
NATIONWIDE GROUP INVESTMENTS LTD.....	Oct. 7, 1975	Metro. Toronto
J. NORMAN AUTOMOTIVE LIMITED.....	Oct. 16, 1975	Metro. Toronto
NORTH OFFSET PRINTING LTD.....	Oct. 14, 1975	Kingston, Co. Frontenac
NORTHERN CABLE SERVICES LIMITED.....	Oct. 1, 1975	Sudbury, Rgl. Mun. Sudbury
NORTHLAND SERVICE CENTRE LIMITED.....	Oct. 16, 1975	North Bay, Dis. Nipissing
NOVELTY SHOE REBUILDERS LIMITED.....	Oct. 10, 1975	Metro. Toronto
N.P.D. SERVICES LIMITED.....	Oct. 10, 1975	Metro. Toronto
OAKLIN COURT APARTMENTS LIMITED.....	Oct. 7, 1975	Metro. Toronto
ONTARIO ACCURATE PARTITIONS LIMITED....	Oct. 10, 1975	Metro. Toronto
ONTARIO ELEVATOR INC.....	Oct. 7, 1975	Metro. Toronto
ORTHILL COMPANY LIMITED.....	Oct. 8, 1975	Town Markham, Rgl. Mun. York
OTRU FARMS LTD.....	Oct. 16, 1975	Metro. Toronto
OWENS CATARACT LENS SERVICE LTD.....	Oct. 9, 1975	Metro. Toronto
OWESON LTD.....	Oct. 7, 1975	Owen Sound, Co. Grey
OXBRIDGE INVESTMENTS CORPORATION.....	Oct. 10, 1975	Metro. Toronto
OXY-WELD (LINDSAY) LIMITED.....	Oct. 10, 1975	Barrie, Co. Simcoe
S. PALUMBO CONSTRUCTION LTD.....	Oct. 14, 1975	London, Co. Middlesex
PANORAMA AIR DESIGNS INC.....	Oct. 7, 1975	Metro. Toronto
PARDEL LIMITED.....	Oct. 7, 1975	Metro. Toronto
JIM PARENT SHEET METAL LIMITED.....	Oct. 10, 1975	Twp. Sandwich West, Co. Essex
PARHET ENGINEERING LIMITED.....	Oct. 8, 1975	Metro. Toronto
PAULIA FOODS LTD.....	Oct. 9, 1975	Vil. Lucan, Co. Middlesex
PAYMENT MUSIC LIMITED.....	Oct. 9, 1975	Metro. Toronto
PELLER'S RESTAURANT LIMITED.....	Oct. 14, 1975	Metro. Toronto
PENNTEK ENGINEERING LIMITED.....	Oct. 7, 1975	Twp. Rideau, Rgl. Mun. Ottawa-Carleton
PENTRAVEL LIMITED.....	Oct. 14, 1975	St. Catharines, Rgl. Mun. Niagara
PERES MANAGEMENT LIMITED.....	Oct. 6, 1975	Metro. Toronto

Name of Corporation	Date of Incorporation	Head Office
PERMANENT ROAD MARKING PRODUCTS LIMITED.....	Oct. 9, 1975	Metro. Toronto
PETERBOROUGH EQUIPMENT & TRAILER MANUFACTURING LTD.....	Oct. 15, 1975	Twp. Smith, Co. Peterborough
PETERSEN REALTY LTD.....	Oct. 15, 1975	London, Co. Middlesex
NORM PLATT ENTERPRISES INC.....	Oct. 3, 1975	Burlington, Rgl. Mun. Halton
GEORGE F. PLUMMER AND ASSOCIATES LIMITED.....	Oct. 7, 1975	Metro. Toronto
PLYMOUTH LAND LEASING LTD.....	Oct. 9, 1975	Town Strathroy, Co. Middlesex
THE POSY PEDLAR INC.....	Oct. 9, 1975	Metro. Toronto
J. T. PRESTON & BROS. CONSTRUCTION LIMITED.....	Oct. 6, 1975	Twp. King, Rgl. Mun. York
P.R.J. ELECTRIC LIMITED.....	Oct. 7, 1975	Twp. Caldwell, Dis. Nipissing
PRO LAKE DEVELOPMENT LIMITED.....	Oct. 3, 1975	Metro. Toronto
PROVINCIAL STEEL SALES LTD.....	Oct. 10, 1975	Metro. Toronto
QUALITY RUBBER STAMPS LIMITED.....	Oct. 7, 1975	Ottawa, Rgl. Mun. Ottawa-Carleton
QUINTE SEARCHES, SERVICES AND INVESTMENTS LIMITED.....	Oct. 2, 1975	Belleville, Co. Hastings
RACE CAR SERVICES LTD.....	Oct. 3, 1975	Hamilton, Rgl. Mun. Hamilton-Wentworth
RAELIX INDUSTRIES LIMITED.....	Oct. 14, 1975	Metro. Toronto
RAMSAY MANAGEMENT SERVICES INC.....	Oct. 16, 1975	St. Catharines, Rgl. Mun. Niagara
RANK CONSTRUCTION LIMITED.....	Oct. 9, 1975	Metro. Toronto
REBLYN INCORPORATED.....	Oct. 2, 1975	London, Co. Middlesex
RED HACKLE CORP.....	Oct. 17, 1975	Metro. Toronto
ALBERT REIMER COMPANY LTD.....	Oct. 10, 1975	Town Vermilion Bay, Dis. Kenora
RELAXED LIVING ENTERPRISES LIMITED.....	Oct. 14, 1975	Metro. Toronto
RE-ROD LIMITED.....	Oct. 16, 1975	Ottawa, Rgl. Mun. Ottawa-Carleton
RICHARDS AUTO BODY COMPANY LIMITED....	Oct. 7, 1975	Metro. Toronto
ROCKY DELIVERY SERVICES LTD.....	Oct. 2, 1975	Town Ajax, Rgl. Mun. Durham

Name of Corporation	Date of Incorporation	Head Office
ROMA POP PLACE LIMITED.....	Oct. 10, 1975	Metro. Toronto
ROMA SOFT DRINKS LIMITED.....	Oct. 10, 1975	Metro. Toronto
ROPOLI RAMCO OF CANADA LTD.....	Oct. 10, 1975	Mississauga, Rgl. Mun. Peel
ROUBOU'S RESTAURANT LIMITED.....	Sept. 10, 1975	Metro. Toronto
DENNIS SADLER & SONS LIMITED.....	Oct. 10, 1975	Town Meaford, Co. Grey
SAFEGUARD SPRINKLER SALES & SERVICE LIMITED.....	Sept. 11, 1975	Mississauga, Rgl. Mun. Peel
J. & A. SCHWARTZ LIMITED.....	Oct. 8, 1975	London, Co. Middlesex
SCIENTIFIC SANITATION SERVICE INC.....	Oct. 6, 1975	Windsor, Co. Essex
SCREENING SYSTEMS INTERNATIONAL LIMITED.....	Oct. 8, 1975	Metro. Toronto
SEA PEARL FISHERIES LTD.....	Oct. 10, 1975	Town Markham, Rgl. Mun. York
WILLIAM S. SEYMOUR LTD.....	Oct. 3, 1975	Twp. Kingston, Co. Frontenac
SHALOM HOLDINGS LIMITED.....	Oct. 7, 1975	Metro. Toronto
K. B. SHARP LTD.....	Oct. 7, 1975	Mississauga, Rgl. Mun. Peel
SHIRLETTA ASSOCIATES LIMITED.....	Oct. 16, 1975	Metro. Toronto
LEA SILVESTRI INVESTMENTS LTD.....	Oct. 3, 1975	Hamilton, Rgl. Mun. Hamilton-Wentworth
SKIPPER'S DEN RESTAURANT LIMITED.....	Oct. 3, 1975	Twp. Fenelon, Co. Victoria
SKYPIT INCORPORATED.....	Oct. 10, 1975	Metro. Toronto
SLADE & ASSOCIATES INSURANCE AGENCY LTD.....	Oct. 9, 1975	Town Kincardine, Co. Bruce
SNO-PRO SPORTS CENTER LIMITED.....	Oct. 6, 1975	Metro. Toronto
G. SOLWAY & SONS CANADA LTD.....	Oct. 8, 1975	Metro. Toronto
THE SPECTACLE SHOP LIMITED.....	Sept. 26, 1975	Orillia, Co. Simcoe
SPORTWALL LIMITED.....	Oct. 14, 1975	Metro. Toronto
STARCAN METAL LIMITED.....	Oct. 8, 1975	Metro. Toronto
STRAZZELLA CONSTRUCTION LIMITED.....	Oct. 15, 1975	St. Catharines, Rgl. Mun. Niagara North
STREET'S REFRIGERATION AND APPLIANCE SERVICE CORPORATION.....	Oct. 2, 1975	Oshawa, Rgl. Mun. Durham
STRIM ELECTRICAL CONTRACTORS LIMITED...	Sept. 30, 1975	Mississauga, Rgl. Mun. Peel

Name of Corporation	Date of Incorporation	Head Office
STYLE-KRAFT SPORTS WEAR LIMITED.....	Oct. 14, 1975	Hamilton, Rgl. Mun. Hamilton-Wentworth
SULOR DEVELOPMENTS LIMITED.....	Oct. 10, 1975	Metro. Toronto
SUNDRIDGE SECRETARIAL SERVICES LTD.....	Oct. 14, 1975	Vil. Sundridge, Dis. Parry Sound
SUTTON CREATIONS LTD.....	Oct. 7, 1975	Metro. Toronto
SYKES FUNERAL HOMES LIMITED.....	Sept. 18, 1975	Metro. Toronto
SYNCAP CREDIT CORPORATION.....	Oct. 14, 1975	Metro. Toronto
TALISMAN STOCK FARMS LTD.....	Oct. 7, 1975	Twp. Malden, Co. Essex
TAMARAW INSURANCE AGENCY LIMITED.....	Oct. 17, 1975	Metro. Toronto
TBS SPORTS EQUIPMENT & SALES LIMITED....	Oct. 8, 1975	Metro. Toronto
TIMMINS CABLE SERVICES LIMITED.....	Oct. 1, 1975	Sudbury, Rgl. Mun. Sudbury
TONY'S T.V. & STEREO LIMITED.....	Oct. 6, 1975	Mississauga, Rgl. Mun. Peel
TORBAY HOLDINGS LTD.....	Oct. 10, 1975	Metro. Toronto
TOWNCORE DEVELOPMENTS LIMITED.....	Oct. 10, 1975	Metro. Toronto
TRABELL CORPORATION.....	Oct. 8, 1975	Metro. Toronto
TRAM ELECTRIC LTD.....	Oct. 16, 1975	Town Milton, Rgl. Mun. Halton
THE TRAVEL CORNER LTD.....	Oct. 15, 1975	Town Oakville, Rgl. Mun. Halton
VANDER SLUIS HOMES LTD.....	Oct. 6, 1975	Twp. Harwich, Co. Kent
DAVID VAUGHAN & ASSOCIATES LTD.....	Oct. 9, 1975	Metro. Toronto
VOCAL PRODUCTIONS LIMITED.....	Oct. 10, 1975	Metro. Toronto
WICKS AUTO COLLISION (BURLINGTON) LTD.....	Oct. 10, 1975	Burlington, Rgl. Mun. Halton
ROBERT C. WIGGINS SALES LTD.....	Oct. 10, 1975	Metro. Toronto
WILBLUM HOLDINGS LIMITED.....	Oct. 14, 1975	Metro. Toronto
WIL-KEN HOLDINGS INC.....	Oct. 6, 1975	London, Co. Middlesex
WILLMASS ENTERPRISES LIMITED.....	Oct. 7, 1975	Ottawa, Rgl. Mun. Ottawa-Carleton
WILTSHIRE MANAGEMENT SERVICES LIMITED.	Oct. 9, 1975	Welland, Rgl. Mun. Niagara
S. E. WOOD RESEARCH SERVICES LIMITED....	Oct. 14, 1975	Town Markham, Rgl. Mun. York
GORDON WOODS REAL ESTATE LTD.....	Oct. 17, 1975	Belleville, Co. Hastings

Name of Corporation	Date of Incorporation	Head Office
WSC (CANADA) LTD.....	Oct. 9, 1975	Windsor, Co. Essex
YONGE-RICHVALE INVESTMENTS LIMITED.....	Oct. 10, 1975	Metro. Toronto
305023 ONTARIO LIMITED.....	Oct. 15, 1975	Hamilton, Rgl. Mun. Hamilton-Wentworth
310733 ONTARIO LIMITED.....	Oct. 10, 1975	Brantford, Co. Brant
311581 ONTARIO LTD.....	Oct. 14, 1975	Metro. Toronto
313016 ONTARIO LIMITED.....	Oct. 17, 1975	Metro. Toronto
313154 ONTARIO LIMITED.....	Oct. 9, 1975	Sudbury, Rgl. Mun. Sudbury
313450 ONTARIO LIMITED.....	Sept. 30, 1975	Windsor, Co. Essex
313455 ONTARIO LIMITED.....	Oct. 17, 1975	Metro. Toronto
313460 ONTARIO LIMITED.....	Oct. 3, 1975	Burlington, Rgl. Mun. Halton
313461 ONTARIO LTD.....	Oct. 3, 1975	Metro. Toronto
313466 ONTARIO LIMITED.....	Oct. 7, 1975	Metro. Toronto
313472 ONTARIO LIMITED.....	Oct. 8, 1975	Metro. Toronto
313474 ONTARIO LIMITED.....	Oct. 9, 1975	Metro. Toronto
313475 ONTARIO LIMITED.....	Oct. 9, 1975	Metro. Toronto
313476 ONTARIO LIMITED.....	Oct. 9, 1975	Metro. Toronto
313478 ONTARIO INC.....	Oct. 9, 1975	Metro. Toronto
313481 ONTARIO LIMITED.....	Oct. 10, 1975	Metro. Toronto
313484 ONTARIO LIMITED.....	Oct. 10, 1975	Metro. Toronto
313485 ONTARIO LIMITED.....	Oct. 10, 1975	Metro. Toronto
313487 ONTARIO LIMITED.....	Oct. 10, 1975	Metro. Toronto
313489 ONTARIO LIMITED.....	Oct. 10, 1975	Metro. Toronto
313490 ONTARIO LIMITED.....	Oct. 10, 1975	Metro. Toronto
313492 ONTARIO LIMITED.....	Oct. 10, 1975	Metro. Toronto
313494 ONTARIO LIMITED.....	Oct. 14, 1975	Metro. Toronto
313498 ONTARIO LTD.....	Oct. 14, 1975	Metro. Toronto
313499 ONTARIO LIMITED.....	Oct. 14, 1975	Metro. Toronto
313631 ONTARIO LTD.....	Oct. 14, 1975	Sarnia, Co. Lambton
313999 ONTARIO LIMITED.....	Oct. 3, 1975	Barrie, Co. Simcoe
314021 ONTARIO LIMITED.....	Oct. 7, 1975	Guelph, Co. Wellington

Name of Corporation	Date of Incorporation	Head Office
314023 ONTARIO LIMITED.....	Oct. 7, 1975	Metro. Toronto
314070 ONTARIO LIMITED.....	Oct. 8, 1975	Kitchener, Rgl. Mun. Waterloo
314128 ONTARIO LIMITED.....	Oct. 9, 1975	Metro. Toronto
314163 ONTARIO LIMITED.....	Oct. 9, 1975	Guelph, Co. Wellington
314208 ONTARIO LIMITED.....	Oct. 10, 1975	London, Co. Middlesex
314241 ONTARIO LIMITED.....	Oct. 10, 1975	Metro. Toronto
314309 ONTARIO LIMITED.....	Oct. 17, 1975	Metro. Toronto
314384 ONTARIO LTD.....	Oct. 14, 1975	Cambridge, Rgl. Mun. Waterloo
B. C. HOWARD, Executive Director, Companies Division.		

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Letters Patent of Incorporation Issued

NOTICE IS HEREBY GIVEN that, under *The Corporations Act*, Letters Patent have been issued to:

Name of Corporation	Date of Incorporation	Head Office
ACCOM OF OTTAWA-CARLETON (without share capital).....	Aug. 15, 1975	City of Vanier
THE TIM BUCK CENTRE (THUNDER BAY) INCORPORATED (without share capital).....	Sept. 24, 1975	City of Thunder Bay
CALEDONIA AND DISTRICT MINOR HOCKEY ASSOCIATION (without share capital).....	Oct. 10, 1975	Town of Haldimand
CANADIAN SCHALKE SOCCER CLUB (without share capital).....	Oct. 8, 1975	City of Toronto
CONSTRUCT REHABILITATION INCORPORATED (without share capital).....	Oct. 2, 1975	City of Toronto
HUNGARIAN REFORMED EVANGELICAL CHRISTIAN CHURCH (without share capital).....	Oct. 10, 1975	Bor. of North York
KYOSK METIS & NON-STATUS INDIAN ASSOCIATION (without share capital).....	Oct. 6, 1975	Twp. of Georgina
NORTH YORK CENTRE FOR YOUTH SERVICES INC. (without share capital).....	Oct. 10, 1975	Mun. of Metro. Toronto
THE ONTARIO ASSOCIATION OF TAXI CAB OPERATORS (without share capital).....	Oct. 8, 1975	City of Toronto

Name of Corporation	Date of Incorporation	Head Office
ST. GEORGES PARISH JUBILEE BURSARY FUND (without share capital).....	Oct. 3, 1975	City of Ottawa
SIOUX METIS AND NON STATUS INDIAN ASSOCIATION (without share capital).....	Oct. 7, 1975	Town of Sioux Lookout
SPORT CLUB ANGRENSE OF TORONTO (without share capital).....	Oct. 8, 1975	City of Toronto
UNIVERSAL COSMIC LIGHT SOCIETY (without share capital).....	Sept. 20, 1975	Bor. of North York
B. C. HOWARD, Executive Director, Companies Division.		

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Certificate of Amalgamation Issued

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, a certificate of amalgamation has been issued to:

Name of Amalgamated Corporation	Effective Date	Head Office	Names of Amalgamating Corporations
ALLANDY CORPORATION (1975) LIMITED.....	Sept. 30, 1975	Metro. Toronto	Allandy Corporation Limited Gorgon Holdings Limited Chaffey Investments Limited

B. C. HOWARD,
Executive Director, Companies Division.

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Restated Certificate of Incorporation Issued

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, a restated certificate of incorporation has been issued to:

Name of Corporation	Date of Incorporation	Effective Date	Head Office
SHERRITT GORDON MINES LIMITED.....	July 5, 1927	Aug. 8, 1975	Metro. Toronto

B. C. HOWARD,
Executive Director, Companies Division.

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Amendments to Articles

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, amendments to articles have been effected as follows:

Name of Corporation	Date of Incorporation	Effective Date	Type of Certificate Issued
AN HALTEN LIMITED (formerly Kramer Construction and Lumber Limited)	Feb. 3, 1959	Oct. 6, 1975	Certificate of Amendment of Articles
BIG CHICKEN LITTLE LTD.	Aug. 26, 1975	Oct. 7, 1975	Certificate of Amendment of Articles
BIRCHMOUNT CAR SERVICES LIMITED	Jan. 12, 1967	Oct. 21, 1975	Certificate of Amendment of Articles
CANADIAN VOYAGEUR AIRLINES LIMITED	Feb. 15, 1966	Oct. 9, 1975	Certificate of Amendment of Articles
CERAMICA TILE CENTRE HAMILTON LIMITED (formerly Nunzio Ceramic Tile Centre Hamilton Limited)	Sept. 17, 1974	Sept. 26, 1975	Certificate of Amendment of Articles
COMMERCE CITY INVESTMENTS LIMITED	Jan. 23, 1973	Oct. 14, 1975	Certificate of Amendment of Articles
D'ALCALA CHEMICALS LTD. (formerly 311375 Ontario Corporation)	Aug. 15, 1975	Oct. 7, 1975	Certificate of Amendment of Articles
DECOR PRECAST COMPANY OF SALTFLEET LIMITED	Aug. 13, 1968	Oct. 10, 1975	Certificate of Amendment of Articles
DEFAZIO ENTERPRISES INC.	Jan. 14, 1972	Oct. 6, 1975	Certificate of Amendment of Articles
DOUCORR HOLDINGS INC. (formerly Cambrian Ford Sales Limited)	June 14, 1968	Oct. 14, 1975	Certificate of Amendment of Articles
E. R. FISHER LIMITED	June 18, 1938	Sept. 30, 1975	Certificate of Amendment of Articles
GUILD ELECTRIC LIMITED	Oct. 1, 1974	Sept. 29, 1975	Certificate of Amendment of Articles
LEICATEX LTD. (formerly Formflex Manufacturing Corporation)	Aug. 21, 1973	Oct. 7, 1975	Certificate of Amendment of Articles

Name of Corporation	Date of Incorporation	Effective Date	Type of Certificate Issued
MCCULLOCH-GANDELL AND ASSOCIATES COMPANY LIMITED (formerly Central Canada Engineering (1970) Co. Limited).....	June 9, 1964	Oct. 14, 1975	Certificate of Amendment of Articles
MCKEIL WORK BOATS LIMITED (formerly Evans McKeil Work Boats Limited).....	Jan. 27, 1967	Oct. 15, 1975	Certificate of Amendment of Articles
MAGIC MINUTE MEALS OF CANADA LIMITED.....	Feb. 19, 1969	Oct. 7, 1975	Certificate of Filing of Resolution
MARDRESS INVESTMENTS LIMITED	April 23, 1965	Oct. 8, 1975	Certificate of Amendment of Articles
MARKHAM TRAVEL CENTRE LIMITED.....	Nov. 14, 1974	Oct. 10, 1975	Certificate of Amendment of Articles
MARRICH CONSULTANTS LTD. (formerly William Bremner Enterprises Limited).....	Oct. 20, 1970	Oct. 6, 1975	Certificate of Amendment of Articles
MARSAN FOODS LIMITED.....	Nov. 24, 1970	Oct. 15, 1975	Certificate of Amendment of Articles
MELSHE HOLDINGS LIMITED.....	Nov. 19, 1973	Oct. 10, 1975	Certificate of Amendment of Articles
MERCANTILE WAREHOUSING SERVICES CORPORATION (formerly Bald Rock Investments Limited).....	May 1, 1975	Oct. 6, 1975	Certificate of Amendment of Articles
BARNEY MILLER (TORONTO) LIMITED.....	Dec. 23, 1974	Oct. 16, 1975	Certificate of Amendment of Articles
MILNE WELDING SUPPLY COMPANY LIMITED.....	Oct. 11, 1973	Oct. 16, 1975	Certificate of Amendment of Articles
MOHAWK COMBUSTION LIMITED...	Jan. 2, 1973	Oct. 3, 1975	Certificate of Amendment of Articles
MUTUAL ELECTRIC COMPANY LIMITED.....	Aug. 29, 1955	Oct. 3, 1975	Certificate of Amendment of Articles
NEONEX CONSUMER GROUP (EASTERN) LTD.....	April 22, 1948	Oct. 8, 1975	Certificate of Amendment of Articles
OXFORD ELEVATORS LIMITED....	Feb. 6, 1974	Oct. 14, 1975	Certificate of Amendment of Articles
THE RAVELSTON CORPORATION LIMITED.....	Oct. 10, 1968	Oct. 7, 1975	Certificate of Amendment of Articles

Name of Corporation	Date of Incorporation	Effective Date	Type of Certificate Issued
RENT-A-MOVE, INC. (formerly Graphic Workshop, Inc.).....	Sept. 17, 1973	Oct. 9, 1975	Certificate of Amendment of Articles
SEMI-TRAILER SALES INC. (formerly 310139 Ontario Limited).....	Aug. 6, 1975	Oct. 9, 1975	Certificate of Amendment of Articles
SIROTEK, FRANCESCHINI ASSOCIATES INC.....	Feb. 27, 1975	Oct. 14, 1975	Certificate of Amendment of Articles
SUDBURY CABLE SERVICES LIMITED.....	Mar. 30, 1973	Oct. 1, 1975	Certificate of Amendment of Articles
VOGELZANG AND HORNER INSURANCE AGENCY LIMITED...	Feb. 10, 1975	Oct. 10, 1975	Certificate of Amendment of Articles
V & R MARKETING, LTD. (formerly V & R Advertising, Ltd.).....	Dec. 10, 1974	Sept. 29, 1975	Certificate of Amendment of Articles
WINETT INVESTORPRISES LIMITED (formerly Winett Construction Limited).....	May 25, 1962	Oct. 6, 1975	Certificate of Amendment of Articles
YMP COAL COMPANY LIMITED.....	Jan. 13, 1964	Oct. 9, 1975	Certificate of Amendment of Articles
Y. N. INVESTMENTS LIMITED (formerly Braun Construction Company Limited).....	June 22, 1954	Sept. 17, 1975	Certificate of Amendment of Articles
295333 ONTARIO LIMITED.....	Sept. 30, 1974	Oct. 15, 1975	Certificate of Amendment of Articles

B. C. HOWARD,
Executive Director, Companies Division.

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Supplementary Letters Patent Issued

NOTICE IS HEREBY GIVEN that, under *The Corporations Act*, Supplementary Letters Patent have been issued to:

Name of Corporation	Date of Incorporation	Effective Date	Effect of Supplementary Letters Patent
THE CIVIL SERVICE ASSOCIATION OF ONTARIO INC.	June 1, 1927	Oct. 7, 1975	Change name to Ontario Public Service Employees Union

Name of Corporation	Date of Incorporation	Effective Date	Effect of Supplementary Letters Patent
THE Y'S MEN'S CLUB OF MIDLAND ONTARIO INCORPORATED.....	July 25, 1955	Oct. 3, 1975	Extending its objects
B. C. HOWARD, Executive Director, Companies Division.			

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Order Reviving Corporations

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, an order has been issued reviving the following corporations:

Name of Corporation	Date of Incorporation	Date of Order
CANCIAN BROS. LIMITED.....	Jan. 8, 1969	Oct. 2, 1975
NYLITE SKATE CO. OF CANADA LIMITED.....	Dec. 1, 1965	Oct. 14, 1975
SYLVAN FURNITURE & APPLIANCES LIMITED.....	Sept. 13, 1965	Sept. 18, 1975
B. C. HOWARD, Executive Director, Companies Division.		

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Licences in Mortmain Issued

NOTICE IS HEREBY GIVEN that, under *The Mortmain and Charitable Uses Act*, a Licence has been issued to:

Name of Corporation	Date of Incorporation	Jurisdiction of Incorporation	Date of Licence
CENTRAL STATES CAN OF CANADA LTD..	Nov. 2, 1972	Canada	Oct. 3, 1975
JACK GRAHAM CHEVROLET OLDSMOBILE LTD.....	June 2, 1975	Canada	Oct. 7, 1975
B. C. HOWARD, Executive Director, Companies Division.			

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Extra-Provincial Licences Issued

NOTICE IS HEREBY GIVEN that, under Part IX of *The Corporations Act*, a Licence has been issued to:

Name of Corporation	Date of Incorporation	Jurisdiction of Incorporation	Date of Licence
MIRACLE SPAN BUILDINGS LTD.....	April 25, 1969	Saskatchewan	Sept. 30, 1975
PARTNERSHIP LEASING LTD.....	Dec. 3, 1965	British Columbia	Sept. 25, 1975
REGENT STANDARD FORMS, INC.....	Aug. 3, 1971	New Jersey	Oct. 14, 1975

B. C. HOWARD,
Executive Director, Companies Division.

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Certificates of Dissolution Issued

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, a certificate of dissolution has been issued to:

Name of Corporation	Date of Incorporation	Effective Date
ATACO RESTAURANTS LIMITED.....	Nov. 18, 1970	Oct. 3, 1975
CANADIAN PLACEMENTS LIMITED.....	Mar. 27, 1973	Oct. 15, 1975
CARDIFF PHARMACY LIMITED.....	Oct. 8, 1958	Oct. 10, 1975
CATARACT TRANSPORT LIMITED.....	Sept. 23, 1937	Oct. 15, 1975
WINSTON CHURCHILL BLVD. GARAGE LIMITED.....	Dec. 19, 1969	Oct. 10, 1975
DOBOS ROOFING LIMITED.....	Mar. 26, 1968	Oct. 10, 1975
GALFOR HOLDINGS LIMITED.....	Feb. 13, 1962	Oct. 6, 1975
MAPLE LEAF TRENCHING & EXCAVATING LIMITED.....	May 8, 1970	Oct. 7, 1975
M. J. R. HOLDINGS LIMITED.....	Nov. 25, 1959	Oct. 10, 1975
ROYALLEA PROPERTIES LIMITED.....	Jan. 7, 1959	Oct. 16, 1975
SOUTH SUDBURY DEVELOPMENTS LIMITED.....	Oct. 27, 1967	Oct. 6, 1975
THE SUPERIOR ROLLING STOCK COMPANY, LIMITED.....	May 13, 1911	Oct. 6, 1975

B. C. HOWARD,
Executive Director, Companies Division.

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Voluntary Winding Up Under The Business Corporations Act

NOTICE IS HEREBY GIVEN that the Liquidators of the Corporations named hereunder have filed with the Ministry of Consumer and Commercial Relations a notice under Section 215 (2) of *The Business Corporations Act*.

Name of Corporation	Date of Incorporation	Date of Filing
KIRKVIEW ESTATES LIMITED.....	April 19, 1966	Oct. 23, 1975
PASSVIEW ESTATES LIMITED.....	April 26, 1966	Oct. 23, 1975
HILLKIRK ESTATES LIMITED.....	April 26, 1966	Oct. 23, 1975

B. C. HOWARD,
Executive Director, Companies Division.

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Notice of Default in complying with The Securities Act

The Minister of Consumer and Commercial Relations has been notified by the Ontario Securities Commission that each of the Corporations named hereunder has not complied with the provisions of Section 134 of *The Securities Act*.

NOTICE IS HEREBY GIVEN under Section 251 (2a) of *The Business Corporations Act* that an order dissolving each Corporation will be issued unless the Corporation complies with Section 134 of *The Securities Act* within one year after the date of publication of this notice.

Name of Corporation	File Number	Date of Incorporation
ARJON GOLD MINES LIMITED.....	43012	Mar. 5, 1937
ARNO MINES, LIMITED.....	28101	Sept. 14, 1927
BAND-ORE GOLD MINES LIMITED.....	52632	Mar. 18, 1946
BRACEMAC MINES LIMITED.....	75434	Dec. 29, 1954
CHESTERVILLE MINES LIMITED.....	332	Mar. 20, 1907
COPPER PRINCE MINES LIMITED.....	63485	Feb. 5, 1951
DAVIDSON TISDALE MINES LIMITED.....	50625	April 17, 1945
ELMAC MALARTIC MINES LIMITED.....	50896	April 30, 1945
EQUITABLE MINES LIMITED.....	270992	May 22, 1973
GUI-POR URANIUM MINES & METALS LIMITED.....	51956	Dec. 11, 1945
HUNCH MINES LIMITED.....	48934	Mar. 25, 1944
IRONCO MINING & SMELTING LIMITED.....	116075	Nov. 7, 1961
JACMAR EXPLORATIONS LIMITED.....	84888	Sept. 17, 1956
JAHALA LAKE MINES LIMITED.....	66979	Sept. 10, 1952
JAMAICAN MINING LIMITED.....	81777	Mar. 22, 1956
JEAN LAKE LITHIUM MINES LIMITED.....	79215	Oct. 7, 1955
KREFELD GRAPHITE GOLD MINES LIMITED.....	61826	May 19, 1950
LINLAND EQUIPMENT SALES LIMITED.....	139071	Mar. 16, 1965
MASTER METALS CORPORATION (MINING) LIMITED.....	105834	Mar. 24, 1960

Name of Corporation	File Number	Date of Incorporation
MILL HILL LIMITED.....	249088	Nov. 15, 1971
NESBITT MINING & EXPLORATION LIMITED.....	219821	Feb. 6, 1969
NORTHVILLE EXPLORATIONS LIMITED.....	201860	Mar. 28, 1967
ONTEX MINING LIMITED.....	51295	Aug. 8, 1945
PERMANENT ACCEPTANCE CORPORATION LIMITED.....	135665	Oct. 1, 1964
RAINY LAKE MINING, LIMITED.....	75477	Jan. 18, 1955
RAYVILLE MATHESON ASBESTOS LIMITED.....	60523	Nov. 10, 1949
REMBRANDT GOLD MINES LTD.....	44604	May 27, 1938
RODNEY GOLD MINES LIMITED.....	53322	June 15, 1946
ROLLEX MINES LIMITED.....	85081	Oct. 3, 1956
SHEFFIELD IRON MINES LIMITED.....	57879	Sept. 14, 1948
SUDNOR MINING COMPANY LIMITED.....	134937	Aug. 25, 1964
SUPERIOR COPPER MINES LIMITED.....	138907	Mar. 8, 1965
TABOR LAKE GOLD MINES LIMITED.....	47934	July 13, 1942
TAMAN RESOURCES LIMITED.....	70637	Oct. 16, 1953
THUNDER HEAD GOLD MINES LIMITED.....	52066	Dec. 27, 1945
TOMROSE MINES LIMITED.....	124372	Feb. 19, 1963
VANDOO CONSOLIDATED EXPLORATIONS LIMITED.....	62231	June 30, 1950

SIDNEY B. HANDLEMAN,
Minister of Consumer and Commercial Relations.

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Credit Unions Dissolved

NOTICE IS HEREBY GIVEN that, under *The Credit Unions Act*, dissolution has been declared of:

Name of Corporation	Date of Incorporation	Date of Order	Date of Dissolution
AJAX COMMUNITY CREDIT UNION LIMITED	April 16, 1956	Oct. 14, 1975	Oct. 28, 1975
THE CANADIAN MARTYRS PARISH (TORONTO) CREDIT UNION LIMITED.....	Aug. 19, 1954	Oct. 14, 1975	Oct. 28, 1975
ST. AMBROSE PARISH (ALDERWOOD) CREDIT UNION LIMITED.....	May 5, 1961	Oct. 14, 1975	Oct. 28, 1975

B. C. HOWARD,
Executive Director, Companies Division.

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Erratum

Vide Gazette Vol. 108 dated September 6, 1975, issue No. 36, page 3542.

the issue of THE ONTARIO GAZETTE of September 6, 1975 was in error, and should read as "LONDONIUM HOLDINGS LTD." in the body of the said notice and wherever the same shall appear.

B. C. HOWARD,
Executive Director, Companies Division.

NOTICE IS HEREBY GIVEN that the notice with respect to the Certificate of Incorporation issued to "LONDONIUM HOLDINGS LTD." set out in

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The Insurance Act

PUBLIC NOTICE

NOTICE IS HEREBY GIVEN that the Cologne Life Reinsurance Company, a Joint Stock Insurance Company with Head Office in Richmond, Virginia, has been licensed to transact Life Insurance, Accident and Sickness Insurance (limited to the business of reinsurance), for the term beginning the 20th day of October, 1975 and ending the 30th day of June, 1976.

M.A. THOMPSON,
Superintendent of Insurance.

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Applications to
Parliament —
Private Bills

PUBLIC NOTICE

LEGISLATIVE ASSEMBLY OF ONTARIO

The attention of Municipal Officials, Solicitors and all other persons who may be interested in the preparation of Private Bills for submission to the Legislative Assembly of Ontario is directed particularly to the following Standing Orders governing the submission of such Bills:

PRIVATE BILLS

Time for introducing Private Bills

51. (a) No Private Bill may be presented to the House after the first five weeks of the Session.

Time for reporting

(b) No report of a committee upon a Private Bill may be received after the first eight weeks of the Session.

Filing Bill with Clerk

52. (a) Any person desiring to apply for a Private Bill shall do so by filing with the Clerk of the House at least eight (8) days before the meeting of the House, a copy of such Bill, together with a fee of \$150, and if such Bill is not deposited by that time the applicant shall pay \$10 for each day he is late in filing the Bill, including the day of filing.

Applicant to pay cost of printing

(b) Every applicant for a Private Bill shall pay the cost of printing such Bill, including the cost of printing the Act in the Statutes.

Other charges

(c) The following charges shall also be levied and paid in addition to the foregoing:—

1. When any Standing Order of the House is suspended with reference to a Bill, for each such suspension, \$50.00.
2. When a Bill is presented to the House after the first five weeks of the Session and before the end of the sixth week, \$75.00.
3. When a Bill is presented to the House after the sixth week of the Session, \$100.00.

Additional fees

(d) In the case of any Bill incorporating a company, or increasing the capital stock of a company already incorporated, there shall be paid to the Clerk of the House, by or on behalf of the applicant, before the same is reported to the House, the same fee as would be payable in the case of an incorporation or increase of capital under the provisions of the Ontario Companies Act, less the sum of \$150.00 already paid to the Clerk of the House.

(e) When a Bill is for the purpose of confirming by-laws, bonds, debentures or other securities, or authority is asked to borrow money or to increase borrowing powers, the following additional fees shall be paid according to the amount of money involved:—

On amounts less than \$10,000.....	\$ 25
On amounts over \$10,000 and up to \$25,000	50
On amounts over \$25,000 and up to \$40,000	75
On amounts over \$40,000 and up to \$75,000	100
On amounts over \$75,000 and up to \$125,000	125
On amounts over \$125,000 and up to \$175,000	150
On amounts over \$175,000 and up to \$250,000	200
On amounts over \$250,000 and up to \$350,000	250

and an additional fee of \$50 for every \$100,000 over \$350,000.

Publication of Standing Orders re Private Bills

53. (a) The Clerk of the House shall, during each recess of Parliament, publish weekly in The Ontario Gazette the Standing Orders respecting notices of intended applications for Private Bills.

Notices posted

(b) The Clerk shall also, by the first day of every Session, post notices in the Legislative Building of the time limit for receiving applications for Private Bills and reports thereon.

Required notice of applications

54. All applications for Private Bills properly the subject of legislation by the Legislative Assembly of Ontario, within the purview of "The British North America Act, 1867", shall require a notice, clearly and distinctly specifying the nature and object of the application, and, where the application refers to any proposed work, indicating generally the location of the work, and signed by or on behalf of the applicants, such notice to be published as follows:—

1. A notice in The Ontario Gazette and in at least one newspaper published or circulated in the municipality affected.
2. Such notice shall be published once a week for at least six weeks prior to the consideration of the Bill by the Private Bills Committee.

Bills for debenture issues

3. If the application is by a municipal corporation for authority to issue debentures, the notice shall set out the particulars of the existing debenture debt and the amount of the rateable property of the municipality according to the last revised assessment roll of the corporation and in brief and general terms, the object for which the new issue of debentures is required.

Report by Standing Orders and Procedures Committee

55. (a) The Committee on Standing Orders and Procedures shall examine each application and report to the House whether the Standing Orders, particularly with respect to notice, have been complied with and where the notice is insufficient, the Committee recommends to the House the course to be taken in consequence of such insufficiency.

Declaration re advertising

(b) The applicants for a Private Bill shall lodge with the Clerk of the House a declaration proving publication of the notice before the application is considered by the Standing Orders and Procedures Committee.

Clerk reports to Standing Orders and Procedures Committee

(c) The Clerk of the House shall report to the Standing Orders and Procedures Committee respecting the compliance by all applicants for Private Bills with the Standing Orders relating to such applications, particularly the requirements for notice.

Introduction of Private Bill

56. Every Private Bill shall be introduced upon a motion for leave for introduction and first reading after the application has been favourably reported by the Standing Orders and Procedures Committee.

Letters Patent

57. When any Bill for confirming any Letters Patent, or Agreement, is presented to the House, the copy of such Letters Patent, or Agreement, shall be attached to it.

Certificate of Minister of Revenue re Letters Patent

58. No Bill relating to Letters Patent shall be considered by the Private Bills Committee until there shall have been deposited with the Clerk of the House a certificate of the Minister of Revenue showing that all taxes payable under The Corporations Tax Act relating thereto have been paid.

Reference to Private Bills Committee after first reading

59. Every Private Bill, when read a first time, shall, unless it be an Estate Bill, or a Bill providing for a consolidation of a floating debt or for the consolidation or renewal of debentures (other than local improvement debentures) of a municipal corporation, stand referred to the Private Bills Committee, and any petitions to the House, for or against the Bill, are considered as referred to such Committee.

Certain Municipal Applications referred to Ontario Municipal Board

60. (a) A Private Bill of a municipal corporation providing for the consolidation of a floating debt, or the consolidation or renewal of debentures (other than local improvement debentures) stands referred to the Ontario Municipal Board after first reading.

Board to report

(b) The Board, after due enquiry, shall report to the House whether or not it is reasonable that the Bill, or that part thereof relating to the matters referred to in clause (a), should pass and what, if any, alterations should be made in the Bill.

Report to Clerk

(c) A report shall be transmitted to the Clerk of the House.

Bill and report to Private Bills Committee

(d) The Bill and report shall stand referred to the Private Bills Committee.

Estate Bills to Commissioners

61. (a) Every Estate Bill stands referred to the Commissioners of Estate Bills after first reading.

Commissioners to report

(b) The Commissioners, or any two of them, shall report their opinion thereon and whether, presuming the allegations contained in the preamble to be proven to the satisfaction of the House, it is reason-

able for such Bill to pass and what, if any, alterations are necessary.

Report to Clerk

(c) A report shall be transmitted to the Clerk of the House.

Bill and report to Private Bills Committee

(d) The Bill and report shall stand referred to the Private Bills Committee.

Adverse report by Commissioners

(e) In the event of the Commissioners of Estate Bills reporting that, in their opinion, it is not reasonable that the Bill submitted to them shall pass into law, such Bill shall not be further considered.

Notice re Hearing by Private Bills Committee

62. (a) The Clerk of the House shall post in the Legislative Building five days' notice of the date on which any Private Bill is to be considered by the Private Bills Committee.

Notice published in the Notice Paper

(b) The notice required by clause (a) shall be published in the Notice Paper.

Notice of Next Day Meetings on Private Bills

(c) The Clerk shall also publish in the Notice Paper a notice of any meeting of the Private Bills Committee to be held on the following day.

Consent of interested persons

63. Any persons whose interest or property may be affected by a Private Bill, when required, shall appear before the Private Bills Committee to express their consent or objection, or may consent in writing, proof of which may be demanded by the Committee.

Majority rules

64. (a) Questions before the Private Bills Committee are decided by the majority.

Casting vote by Chairman

(b) In case of a tie, the Chairman shall give the casting vote.

On Order Paper after report

65. Private Bills when reported by the Private Bills Committee shall be placed on the Order Paper for second reading.

Bills initialled and signed by Chairman

66. (a) The Chairman of the Private Bills Committee will initial each section of a Bill as it is passed and shall also sign the Bill.

Amendments

(b) Any amendments shall be clearly indicated in the signed copy, any such amendments or additions being initialled by the Chairman.

Bills filed with the Clerk

(c) The Bill signed by the Chairman shall be filed in the Office of the Clerk of the House, and when a Bill is amended, another copy with the amendments written thereon shall be prepared by the Clerk of the Committee and attached to the report.

Reprinting amended Bills

67. Private Bills amended by any Committee may be reprinted by order of such Committee; or after being reported, and before further consideration, may be reprinted in whole or in part as the Clerk of the House may direct; and the cost of such reprinting shall be added to the cost of the first printing of the Bill and shall be payable by the applicant.

Referral after second reading

68. Private Bills, after second reading, shall be placed on the Order Paper for third reading, unless specially ordered referred to the Committee of the Whole House.

Notice required to dispense with Standing Orders

69. Except by unanimous consent of the House, in case of urgent and pressing necessity, no motion may be made to dispense with any Standing Order relative to Private Bills, without due notice thereof.

Private Bill Register

70. A Private Bill Register shall be kept in the office of the Clerk of the House, in which shall be entered, by the Clerk appointed for that purpose, the name, description, and place of residence of the parties applying for the Bill, or of their agent, and all the proceedings thereon, and the day on which the Private Bills Committee is appointed to sit, such register to be open to public inspection daily, during office hours.

Parliamentary Agents

71. (a) Every Parliamentary Agent conducting proceedings before the House shall be personally responsible to the House and to the Speaker, for the observance of the Standing Orders and Practices of Parliament, and also for the payment of all fees and charges.

Misconduct of Agent

(b) Any agent who shall wilfully act in violation of the Standing Orders and Practices of Parliament, or who shall wilfully misconduct himself in prosecuting any proceedings before the House, shall be liable to an absolute or temporary prohibition to practice as a Parliamentary Agent, at the pleasure of the Speaker.

RODERICK LEWIS, Q.C.,
Clerk of Legislative Assembly of Ontario.

T.F.N.

pertaining to the plans for a major development in the Township of Wicksteed, at Hornepayne, Ontario, by the Canadian National Railways.

Dated at Sault Ste. Marie this 17th day of October, 1975.

THE CORPORATION OF THE
TOWNSHIP OF WICKSTEED
By its Solicitors,
WISHART, NOBLE, NORI, REILLY,
WRIGHT & BISCEGLIA.

Per: GERALD E. NORI.

(9148)

44 to 49

Applications to Parliament

THE CORPORATION OF THE BOROUGH OF SCARBOROUGH

APPLICATION FOR SPECIAL LEGISLATION

NOTICE IS HEREBY GIVEN that, on behalf of The Corporation of the Borough of Scarborough, application will be made to the Legislative Assembly of the Province of Ontario at its next Session for Special Legislation to authorize the Council of the Corporation:

1. To pass by-laws providing for the granting of an annual retirement allowance to Frederick Charles Cook.

Dated at the Borough of Scarborough this 8th day of October, A.D. 1975.

K. H. MACDIARMID, Q.C.,
Solicitor,
Borough of Scarborough,
150 Borough Drive,
Scarborough, Ontario,
Solicitor for the Applicant.

(9097)

43 to 48

NOTICE IS HEREBY GIVEN that on behalf of The Corporation of the Township of Wicksteed, application will be made to the Legislative Assembly of the Province of Ontario at its next regular session, commencing in 1975, for an Act exempting members of the Council for The Corporation of the Township of Wicksteed from the operation of *The Municipal Conflict of Interest Act* in matters

THE CORPORATION OF THE BOROUGH OF YORK

NOTICE OF APPLICATION FOR SPECIAL LEGISLATION

NOTICE IS HEREBY GIVEN that The Corporation of the Borough of York intends to apply to the Legislative Assembly of the Province of Ontario at the current session of the Legislative Assembly for an Act providing that the Council of the Borough of York may pass by-laws:

- (a) to require the owners, occupiers, or persons in charge of any premises to remove the whole or any part of any dead or decayed tree which may be a danger to adjacent property owners, and, in the event of non-compliance with such order, to provide for the Borough entering upon private property for the purpose of cutting down or trimming such dead or decayed tree, and assessing the cost of such work against the owner of the property;
- (b) to establish a clinic or clinics within the Borough of York for the spaying or neutering of domestic animals without cost to the owners of such animals, or upon payment to the Borough of such fees as may be established by the by-law.

Dated at Toronto this 1st day of November, 1975.

J. H. BOLAND, Q.C.,
2700 Eglinton Avenue West,
Toronto, Ontario,
Solicitor for the Applicant.

(9149)

44 to 49

Corporation Notices

MILBA FARMS LIMITED

NOTICE IS HEREBY GIVEN that Milba Farms Limited intends to file Articles of Dissolution under *The Business Corporations Act*.

C. D. MILANI,
President.

(9188) 45

NOTICE IS HEREBY GIVEN that Personal Plane Services Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated this 20th day of October, 1975.

HYMAN SOLOWAY,
President.

(9189) 45

NOTICE IS HEREBY GIVEN that Boswell Leather Goods, Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Burlington this 8th day of October, 1975.

STANLEY A. BOSWELL,
President.

(9190) 45

THE WAYSIDE HOUSE OF
ST. CATHARINES

NOTICE IS HEREBY GIVEN that by special resolution which became effective on the 20th day of October, 1975, the number of directors of The Wayside House of St. Catharines was increased from four to five.

D. J. TUCKER,
Secretary.

(9191) 45

THE TORONTO GENERAL HOSPITAL
FOUNDATION

NOTICE IS HEREBY GIVEN that by special resolution passed by the directors and confirmed by the members of The Toronto General Hospital Founda-

tion on the 9th day of May, 1975, the number of directors was increased from eight to nine.

Dated as of the 20th day of May, 1975.

DIANE ROBERTSON,
Assistant Secretary.

(9192) 45

NOTICE IS HEREBY GIVEN that Twenty-Fourth Investments Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 27th day of October, 1975.

DONALD J. McRAE,
Secretary.

(9195) 45

A. O. LAWRENCE LIMITED

NOTICE IS HEREBY GIVEN that A. O. Lawrence Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Sudbury this 16th day of October, 1975.

A. O. LAWRENCE,
President.

(9196) 45

EDONCAL LAND CORPORATION
LIMITED

NOTICE IS HEREBY GIVEN that Edoncal Land Corporation Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated this 29th day of October, 1975.

JOEL N. COOPER,
Secretary.

(9197) 45

BENROB INVESTMENTS LIMITED

NOTICE IS HEREBY GIVEN that Benrob Investments Limited intends to file Articles of Dissolution to be dissolved pursuant to the provisions of

The Business Corporations Act of Ontario and to distribute its assets rateably among its shareholders as incidental thereto.

Dated at Toronto this 28th day of October, 1975.

SAMUEL GOTFRID,
Secretary.

(9198) 45

KELLOGG COMPANY OF CANADA, LIMITED

NOTICE IS HEREBY GIVEN that Kellogg Company of Canada, Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 27th day of October, 1975.

R. W. J. STADELBAUER,
Secretary.

(9199) 45

PANAMA DEVELOPMENTS LTD.

NOTICE IS HEREBY GIVEN that Panama Developments Ltd. intends to file Articles of Dissolution with the Minister of Consumer and Commercial Relations for the Province of Ontario requesting that the Minister issue a Certificate dissolving the Corporation.

Dated this 21st day of October, 1975.

JOHN E. COLEMAN,
Secretary.

(9205) 45

LA VALLE PAINTING LIMITED

NOTICE IS HEREBY GIVEN that La Valle Painting Limited will make an application to the Minister of Consumer and Commercial Relations for leave to surrender its charter.

Dated at Etobicoke this 24th day of October, 1975.

FRANCES LA VALLE,
Secretary.

(9208) 45

JEANITA INVESTMENTS LIMITED

NOTICE IS HEREBY GIVEN that Jeanita Investments Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and

Commercial Relations, pursuant to *The Business Corporations Act*.

Dated this 29th day of October, 1975.

AARON MILRAD,
President.

(9209) 45

NOTICE IS HEREBY GIVEN that the number of directors of York West Meals on Wheels Inc. was increased from three to nineteen by a special resolution which was confirmed by the members of the Corporation on the 1st day of October, 1975.

Dated this 14th day of October, 1975.

VERA SNYDER,
Secretary.

(9211) 45

W. M. SEAGER SECURITY CONSULTANTS LIMITED

NOTICE IS HEREBY GIVEN that W. M. Seager Security Consultants Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 29th day of October, 1975.

W. M. SEAGER,
President.

(9212) 45

Change of Name Act

NOTICE IS HEREBY GIVEN that the application of Constance Vaughan Helm, to change her name to Constance Vaughan MacQuarrie, will be heard by the presiding Judge in Chambers at the Court House, 20 Weber Street East, Kitchener, Ontario, on Tuesday, the 16th day of December, 1975, at 10.00 o'clock in the forenoon.

Dated at Kitchener, Ontario, this 23rd day of October, 1975.

MCDOWELL & HAFEMANN,
Barristers and Solicitors,
Suite 901,
Marsland Centre,
Waterloo, Ontario,
Solicitors for the Applicant.

(9193) 45

IN THE MATTER OF an application by Cyril Alexander Fraser, R.R. #2, Ohsweken, Ontario.

NOTICE

The above-named proposed to change his name and the names of the members of his immediate family as follows: Cyril Alexander Fraser to Cyril Alexander Frazer; Janet Elizabeth Fraser to Janet Elizabeth Frazer; Jeffrey Cyril Fraser to Jeffrey Cyril Frazer; Gregory Hal Fraser to Gregory Hal Frazer; Alison Elizabeth Fraser to Alison Elizabeth Frazer; Teresa Ann Fraser to Teresa Ann Frazer.

The date and place of the hearing of the application for said change of name shall be Monday, the 24th day of November, 1975, County Court House, Brantford, Ontario.

(9206) 45

TAKE NOTICE that an application will be made by Burryle Francis Cochrane on behalf of her infant children, Tammy Lee Martin and Debra Ann Porcaro, all of 20 Patterson Avenue, in the City of Welland, before the presiding Judge in His Chambers, in the Court House at Welland, Ontario, on the 12th day of December, 1975, at the hour of 10.00 o'clock in the forenoon, or so soon thereafter as may be conveniently heard, for an order to change the names of Debra Ann Porcaro and Tammy Lee Martin to Debra Ann Cochrane and Tammy Lee Cochrane.

Dated at Welland, Ontario, this 27th day of October, 1975.

GOWAN, FLEURY & LEON,
Barristers & Solicitors,
12 East Main Street,
Welland, Ontario,
Solicitors for the Applicants.

(9210) 45

Miscellaneous Notices

CP EXPRESS LIMITED

NOTICE IS HEREBY GIVEN that all goods received previous to the first day of January, 1975, still remaining unclaimed in the offices of the CP Express Limited at different points in the Province of Ontario, will be sold at public auction to the highest bidder by Frank Waddington, Auctioneer, at 189 Queen Street East, Toronto, Ontario, at 11.00 o'clock in the forenoon, on the fourth day of December, 1975, unless same shall be called for before that date and all charges paid thereon.

W. M. RILEY,
Vice-President.

(9118) 43 to 48

THE CEMETERIES ACT

IN THE MATTER OF *The Cemeteries Act*, R.S.O. 1970, Chapter 57; and

IN THE MATTER OF the Isolated Burials in all and singular that certain parcel or tract of land situate, lying and being in the Town of Vaughan, in the Regional Municipality of York and the Province of Ontario, and being composed of that part of the East half of Lot 5, Concession 9, in the Town of Vaughan designated as Part 1 on Ministry of Transportation and Communications Plan of Survey P-2103-53, being a Reference Plan deposited in the Land Registry Office for the Registry Division of Toronto Boroughs and York South as Plan 64-1968.

NOTICE

TAKE NOTICE that an application will be made to the Lieutenant Governor in Council for an Order directing the removal of any bodies interred in the said Part of the said cemetery and for their reinterment within the limits of Woodbridge Cemetery, in the manner and in compliance with the procedure and requirements of the said Act.

Dated at the Borough of North York this 7th day of October, 1975.

MINISTRY OF TRANSPORTATION
AND COMMUNICATIONS
(ONTARIO),
Central Region Legal Office,
3501 Dufferin Street,
Downsview, Ontario.

(9119) 43 to 46

TAKE NOTICE that the Cologne Life Reinsurance Company, Stamford, Connecticut, intends to apply to the Superintendent of Insurance for Ontario for a licence to carry on the business of insurance under the following classes:

Life and Accident and Sickness (limited to the business of reinsurance).

The Chief Agent will be Dr. Joachim Trabandt, 188 University Avenue, Toronto M5H 3C5.

Dated at Toronto, this 10th day of October, 1975.

DR. G. BERGER,
President.

(9120) 43 to 45

**COMMERCIAL UNION ASSURANCE
COMPANY OF CANADA—LA COMPAGNIE
D'ASSURANCE UNION COMMERCIALE
DU CANADA**

NOTICE IS HEREBY GIVEN that Commercial Union Assurance Company of Canada La Compagnie D'Assurance Union Commerciale du Canada will make application to The Superintendent of Insurance of Ontario for a licence under *The Insurance Act* (Ontario).

Dated at Toronto, Ontario, this 1st day of October, 1975.

HERBERT B. GORDON,
Secretary.

(9121) 43 to 45

THE REGIONAL TRUST COMPANY

NOTICE IS HEREBY GIVEN that The Regional Trust Company, a Company having its Head Office in the City of Welland, intends to make application to the Registrar of Loan and Trust Corporations for registration to transact the business of a Trust Corporation in Ontario as defined by *The Loan and Trust Corporations Act*.

Dated at Welland, Ontario, this 15th day of October, 1975.

FLETT, BECCARIO, CROUCH,
O'NEILL & MORRISON,
Barristers and Solicitors,
190 Division St.,
Welland, Ontario.

(9172) 44 to 46

TOWN OF GRIMSBY

NOTICE IS HEREBY GIVEN that the Council of The Corporation of the Town of Grimsby proposes to pass a by-law for changing the name of Patton Street from the westerly limit of Fairview Road to its intersection with Elizabeth Street, to Elizabeth Street.

AND TAKE NOTICE that the Judge of the County Court of the Judicial District of Niagara North has appointed Thursday, the 20th day of November, 1975, at the hour of 2.30 o'clock in the afternoon at his Chambers in the Court House in the City of St. Catharines as the day, hour and place for considering the by-law and for hearing those advocating and opposing the said change.

A copy of the proposed by-law and a plan showing the location of the street involved may be seen upon request at the office of the Clerk Coordinator, Town Hall, 114 Main Street West, Grimsby, Ontario.

Dated at St. Catharines, Ontario, this 16th day of October, 1975.

SHANTZ, GREENSPAN,
38 James Street,
St. Catharines, Ontario,
Solicitors for the Town of
Grimsby.

(9175) 44 and 45

I, Valentin Biriukowicz, 732 Dundas St. E., Whitby—retired partner of V. & B. Tile Company will not be held responsible for any debts incurred in the name of V. & B. Tile Company on or after this date: August 1, 1975.

(9194) 45

**THE ONTARIO HIGHWAY TRANSPORT
BOARD**

PURSUANT To the Order of the Ontario Highway Transport Board dated the 30th day of October, 1975 relative to the City of Nanticoke applications.

IN THE MATTER OF *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375; and

IN THE MATTER OF *The Ontario Highway Transport Board Act*, R.S.O. 1970, Chapter 316; and

IN THE MATTER OF certain applications by McKinlay Transport Limited and others as published in THE ONTARIO GAZETTE of September 6, 1975, and October 11, 1975, for hearing by the Ontario Highway Transport Board at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on the 9th day of February, 1976.

NOTICES OF OBJECTION

TAKE NOTICE that the Respondents, Canadian National Express Limited, Canadian National Transportation Limited, Booth Transport Limited, Husband Transport Limited, Inter-City Truck Lines Limited, Maislin Transport Limited, McBurney Transport Limited, Overland Western Limited, Slack Transport Limited and Cronkwright Transport Limited, intend to oppose the applications of McKinlay Transport Limited and others as published in THE ONTARIO GAZETTE for hearing at Toronto commencing February 9, 1976, for extension to the respective applicants' public commercial vehicle operating licence and/or extra-provincial operating licence, as the case may be, on the following grounds:

1. The Respondents and other duly licensed carriers presently provide satisfactory and adequate for-hire motor transportation service to the public requiring the same, either directly or by transfer or by interchange of trailers.
2. The granting of these applications would do serious injury to the Respondents' businesses.
3. Such further and other grounds as counsel may advise and this Honourable Board allow.

Certified copies of the Respondents' public commercial vehicle and/or extra-provincial operating licences may be examined at the Board's offices and will be delivered to the Applicants or Applicants' counsel on request.

Canadian National Transportation Limited	A-289 & A-T-289
Canadian National Express Limited	

Booth Transport Limited	C-1205	X-413
Husband Transport Limited	A-320	X-478
Inter-City Truck Lines Limited	A-205	X-187
Maislin Transport Limited	A-399	X-803
McBurney Transport Limited	C-399	X-831
Overland Western Limited	A-116	X-453
Slack Transport Limited	C-1226	X-742
Cronkwright Transport Limited	C-1327	X-839

The Respondents listed above will be represented at the hearings by the undersigned and/or his nominee.

Dated at Toronto this 27th day of October, 1975.

DAVID SOMMERVILLE,
Solicitor for the Respondents
herein.

(9207) 45

Sheriffs' Sales of Lands

UNDER AND BY VIRTUE OF a certain Writ of Execution issued out of the Supreme Court of Ontario, dated the fifteenth day of June, A.D. 1966 and renewed on the twenty-ninth day of May, A.D. 1972, and to me directed and delivered, against the goods and chattels and lands and tenements of Forde Drennan, the Defendant, at the suit of Eileen Drennan, the Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of the said Forde Drennan, in, to and out of the following:

All and Singular that certain parcel or tract of land and premises situate, lying and being in the City of St. Catharines, in the Regional Municipality of Niagara, formerly in the Township of Grantham in the County of Lincoln, and being composed of all of Lot No. 90, registered in the Registry Office

for the Registry Division of the County of Lincoln as Plan No. 287 for the former Township of Grantham.

On the said premises there is said to be erected a storey and a half house, asphalt shingles, with six rooms, no garage and heated with oil.

The property is municipally known as 32 Nicker-son Avenue, St. Catharines, Ontario.

All of which said right, title, interest and equity of redemption of the said Forde Drennan, I shall offer for sale by public auction at my office in the Court House, 101 King Street in the City of St. Catharines, Ontario, on Wednesday, the seven-teenth day of December, A.D. 1975, at 12.00 o'clock noon.

Dated at St. Catharines this 20th day of October, A.D. 1975.

J. BLAKE MARLOW,
Sheriff, Judicial District of
Niagara North.

(9200) 45

UNDER AND BY VIRTUE OF an Execution issued out of the Supreme Court of Ontario, to me directed, against the lands and tenements of Earl Salter and Mary C. Salter, Defendants, at the suit of the Toronto-Dominion Bank, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of the Defendants, Earl Salter and Mary C. Salter, in and to:

All and Singular that certain parcel or tract of land and premises situate, lying and being in the City of Oshawa, in the Regional Municipality of Durham, formerly in the County of Ontario, Province of Ontario and being composed of Lot Four (4) according to a plan of lots registered in the Registry Office for the Registry Division of the County of Ontario as Number 552.

On the premises is said to be erected a six-room home with attached garage and partially finished recreation room.

Municipally known as 141 Sunset Drive, Oshawa, Ontario.

All of which said right, title, interest and equity of redemption of the said Earl Salter and Mary C. Salter, Defendants, in the said lands and tenements, I shall offer for sale by public auction in my office, Room 121, Court House, 605 Rossland Road East, Whitby, Ontario, on Wednesday, December 10th, 1975, at 2.00 o'clock in the afternoon.

Dated at Whitby this 24th day of October, A.D. 1975.

MORLEY BAIN,
Sheriff, Judicial District of
Durham.

(9201) 45

UNDER AND BY VIRTUE OF an Execution issued out of the County Court of the Judicial District of York, to me directed, against the lands and tenements of Lawrence Gatzka and Theresa Gatzka, Defendants, at the suit of Northguard Acceptance Corporation Ltd., Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of Lawrence Gatzka and Theresa Gatzka, Defendants, in and to:

All and Singular that certain parcel or tract of land and premises situate, lying and being in the City of Toronto, in The Municipality of Metropolitan Toronto and Province of Ontario, being composed of Part of Township Lot Number Eleven (11) in the First Concession from the Bay in the Borough of York, now in the City of Toronto.

On the premises is said to be erected a semi-detached brick front house, 2 storeys, there are 6 rooms including 3 bedrooms and it is heated by gas.

Municipally known as 108 Leslie Street, Toronto, Ontario.

All of which said right, title, interest and equity of redemption of the said Lawrence Gatzka and Theresa Gatzka, Defendants, in the said lands and tenements, I shall offer for sale by public auction in my office, Room 108, Court House, 361 University Ave., Toronto, Ontario, on Friday, December 12th, 1975, at 2.30 o'clock in the afternoon.

Dated at Toronto this 24th day of October, 1975.

PHILIP J. AMBROSE,
Sheriff, Judicial District of
York.

This sale is subject to cancellation up to time of sale without any further notice.

(9202) 45

UNDER AND BY VIRTUE OF an Execution issued out of the Supreme Court of Ontario, to me directed, against the lands and tenements of Leonard Harris and Nancy Cas kie, Defendants, at the suit of Barbara Joyce Harris, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of Leonard Harris, one of the Defendants, in and to:

All and Singular that certain parcel or tract of land and premises situate, lying and being in the Town of Markham, in the Regional Municipality of York (formerly the Township of Markham in the County of York) and being composed of the whole of Lot 25 according to a Plan filed in the Office of Land Titles for Toronto as Number M-896.

On the premises is said to be erected a two-storey brick building with a double garage.

Municipally known as 3 Valloncliffe, Town of Markham, Ontario.

All of which said right, title, interest and equity of redemption of the said Leonard Harris, one of the Defendants, in the said lands and tenements, I shall offer for sale by public auction in my office, Room 108, Court House, 361 University Ave., Toronto, Ontario, on Friday, December 12th, 1975, at 3.00 o'clock in the afternoon.

Dated at Toronto this 24th day of October, 1975.

This sale is subject to cancellation up to time of sale without any further notice.

PHILIP J. AMBROSE,
Sheriff, Judicial District of
York.

(9203) 45

UNDER AND BY VIRTUE OF an Execution issued out of the County Court of the Judicial District of York, to me directed, against the lands and tenements of Rosario Delise, Defendant, at the suit of Canadian Imperial Bank of Commerce, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of Rosario Delise, Defendant, in and to:

All and Singular that certain parcel or tract of land and premises situate, lying and being in the Township of York in the County of York, in the Province of Ontario that part of Lot 74 on the west side of Humewood Avenue as shown on Plan M-352 filed in the Office of Land Titles at Toronto.

On the premises is said to be erected a two-storey brick, single dwelling, containing 7 rooms, gas heated. There is a garage and a mutual drive.

Municipally known as 80 Cherrywood Avenue, Toronto, Ontario.

All of which said right, title, interest and equity of redemption of the said Rosario Delise, Defendant, in the said lands and tenements, I shall offer for sale by public auction in my office, Room 108, Court House, 361 University Ave., Toronto, Ontario, on Tuesday, December 16th, 1975, at 2.30 o'clock in the afternoon.

Dated at Toronto this 24th day of October, 1975.

This sale is subject to cancellation up to time of sale without any further notice.

PHILIP J. AMBROSE,
Sheriff, Judicial District of
York.

(9204) 45

Publications Under The Regulations Act

November 8th, 1975

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 820/75.

Regional Municipality of York,
Town of Markham.

Made—October 14th, 1975.

Filed—October 20th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 473/73 MADE UNDER

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

1. Ontario Regulation 473/73 is amended by adding thereto the following section:

26. Notwithstanding any other provision of this Order, the land described in Schedule 14 may be used for the erection and use thereon of a church and buildings and structures accessory thereto, provided the following requirements are met:

Minimum lot frontage 200 feet

Minimum lot area 4 acres

Minimum front yard 75 feet

Minimum side yard 50 feet

Minimum rear yard 50 feet

Minimum landscaped strips shall be provided as follows:

Front yard 75 feet excluding driveway

Side yard 40 feet

Rear yard 50 feet

Parking

An automobile parking area shall be provided and the following requirements shall apply thereto:

1. One parking space shall be provided for every five seats in any building located on the lands described in Schedule 14.
2. The parking area shall have visible boundaries and shall be suitably drained.
3. The parking area shall be paved with asphalt.

4. Each parking space in the parking area shall be clearly demarcated and shall have a width not less than nine feet and an area, exclusive of aisle and driveways, not less than two hundred square feet.

5. The lights used for the illumination of the parking area shall be so arranged as not to direct light on to adjacent lots.

6. The parking area shall be located on the lands described in Schedule 14.

7. Approaches or driveways to any parking area shall be defined by a curb of concrete or rolled asphalt, and the limits of the parking area shall be defined by a fence, curb or other suitable obstruction designed to provide a neat appearance.

8. The location of approaches or driveways shall be not less than fifty feet from a street intersection.

9. Widths of approaches or driveways:

Minimum width for
one-way traffic 10 feet

Minimum width for
two-way traffic 20 feet

Maximum width 25 feet

O. Reg. 820/75, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 14

That parcel of land situate in the Town of Markham in The Regional Municipality of York, formerly in the Township of Markham in the County of York, being composed of those parts of Lot 9 in Concession VI of the said Town designated as parts 3 and 4 on a Reference Plan deposited in the Land Registry Office for the Registry Division of Toronto Boroughs and York South (No. 64) as Number 64R-4834. O. Reg. 820/75, s. 2.

W. DARCY McKEOUGH
*Treasurer of Ontario and
Minister of Economics and
Intergovernmental Affairs*

Dated at Toronto, this 14th day of October, 1975.

(6348)

45

THE OPHTHALMIC DISPENSERS ACT

O. Reg. 821/75.

General.

Made—September 24th, 1975.

Approved—September 24th, 1975.

Filed—October 20th, 1975.

REGULATION TO AMEND
REGULATION 650 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE OPHTHALMIC DISPENSERS ACT

1. Section 1 of Regulation 650 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

1. An application for registration as an ophthalmic dispenser shall be in Form 1 and the fee payable for such registration is \$100. O. Reg. 821/75, s. 1.

2. Subsection 2 of section 2 of the said Regulation is revoked and the following substituted therefor:

(2) An application for a renewal of a certificate of registration shall be in Form 2 and the fee payable for such renewal is \$100. O. Reg. 821/75, s. 2.

3. Section 4 of the said Regulation is revoked and the following substituted therefor:

4. The fee for re-registration as an ophthalmic dispenser of a person whose registration has expired is \$150. O. Reg. 821/75, s. 3.

4. Section 9 of the said Regulation is revoked and the following substituted therefor:

9.—(1) Subject to subsection 2, members of the Board shall be paid,

(a) a per diem allowance of \$75 for each day or part thereof that they are engaged in carrying out their duties under the Act; and

(b) the actual amount spent in travelling and living expenses necessarily incurred while engaged in business of the Board.

(2) The amount of the allowance paid to a member of the Board under clause *a* of subsection 1 shall not exceed \$1,200 in a year. O. Reg. 821/75, s. 4.

BOARD OF OPHTHALMIC DISPENSERS:

JOHN V. O'HAGAN
Chairman

R. A. MACNAB
Secretary-Registrar

Dated at Toronto, this 24th day of September, 1975.

(6349)

45

THE MUNICIPAL ACT

O. Reg. 822/75.

Designation of Provincial Education Institutions.

Made—October 17th, 1975.

Filed—October 22nd, 1975.

REGULATION MADE UNDER THE MUNICIPAL ACT

DESIGNATION OF PROVINCIAL EDUCATION INSTITUTIONS

1. The following provincial education institutions are designated as provincial education institutions for the purposes of section 304 of the Act:

Institution	Location
1. Centralia College of Agricultural Technology	Township of Stephen
2. Kemptville College of Agricultural Technology	Township of Oxford on Rideau
3. New Liskeard College of Agricultural Technology	Town of New Liskeard
4. Ridgetown College of Agricultural Technology	Town of Ridgetown

O. Reg. 822/75, s. 1.

WILLIAM NEWMAN
*Minister of Agriculture
and Food*

Dated at Toronto, this 17th day of October, 1975.

THE MUNICIPAL ACT

O. Reg. 823/75.

Designation of Agricultural Research Stations.

Made—October 17th, 1975.

Filed—October 22nd, 1975.

REGULATION MADE UNDER THE MUNICIPAL ACT

DESIGNATION OF AGRICULTURAL RESEARCH STATIONS

1. The following agricultural research stations are designated as agricultural research stations for the purposes of section 304 of the Act:

Agricultural Research Station	Location
1. Arkell Research Station	Township of Puslinch
2. Bradford Muck Research Station	Township of King
3. Cambridge Research Station	City of Cambridge
4. Elora Research Station	Township of Pilkington
5. Horticultural Research Institute of Ontario	Town of Lincoln
6. Kemptville College of Agricultural Technology	Township of Oxford on Rideau
7. New Liskeard College of Agricultural Technology	Town of New Liskeard
8. Ridgetown College of Agricultural Technology	Township of Howard
9. Ridgetown College of Agricultural Technology	Town of Ridgetown
10. Simcoe Horticultural Experiment Station	City of Nanticoke

O. Reg. 823/75, s. 1.

WILLIAM NEWMAN
*Minister of Agriculture
and Food*

Dated at Toronto, this 17th day of October, 1975.

THE MUNICIPAL ACT

O. Reg. 824/75.
Designation of Public Hospitals.
Made—September 24th, 1975.
Filed—October 22nd, 1975.

REGULATION MADE UNDER THE MUNICIPAL ACT
DESIGNATION OF PUBLIC HOSPITALS

1. The following public hospitals are designated as public hospitals for the purposes of section 304 of the Act:

Public Hospital	Location
1. Children's Hospital of Eastern Ontario	City of Ottawa
2. Deep River and District Hospital	Town of Deep River
3. Lyndhurst Hospital	Borough of North York

O. Reg. 824/75, s. 1.
F. MILLER
Minister of Health

Dated at Toronto, this 24th day of September, 1975.

(6352)

45

THE MUNICIPAL ACT

O. Reg. 825/75.
Designation of Provincial Mental Health
Facilities and Public Hospitals.
Made—September 24th, 1975.
Filed—October 22nd, 1975.

REGULATION TO AMEND
ONTARIO REGULATION 442/73
MADE UNDER
THE MUNICIPAL ACT

1. Item 148 of the Schedule to Ontario Regulation 442/73, as remade by section 2 of Ontario Regulation 572/74, is revoked and the following substituted therefor:
148. Toronto Alcoholism and Drug Addiction Research Foundation (the Clinical Institute)
 Bloorview Children's Hospital
 Central Hospital
 Clarke Institute of Psychiatry
 Doctors' Hospital

Hillcrest Hospital
Hospital for Sick Children
New Mount Sinai Hospital
Orthopaedic and Arthritic Hospital
Our Lady of Mercy Hospital
Queen Elizabeth Hospital
Runnymede Hospital
St. Joseph's Hospital
St. Michael's Hospital
Salvation Army Grace Hospital
Toronto General
Toronto Western Hospital
The Wellesley Hospital
Women's College Hospital
Queen Street Mental Health Centre
Riverdale Hospital
Ontario Cancer Institute (Princess Margaret)

F. MILLER
Minister of Health

Dated at Toronto, this 24th day of September, 1975.

(6353)

45

THE MUNICIPAL ACT

O. Reg. 826/75.
Designation of Facilities under
The Developmental Services Act, 1974.
Made—October 9th, 1975.
Filed—October 22nd, 1975.

REGULATION MADE UNDER THE MUNICIPAL ACT

DESIGNATION OF FACILITIES UNDER
THE DEVELOPMENTAL SERVICES ACT, 1974

1. The following facilities under *The Developmental Services Act, 1974* are designated for the purposes of section 304 of the Act:

Facility	Location
1. Nipissing Regional Centre	City of North Bay
2. St. Lawrence Regional Centre	City of Brockville
3. St. Thomas Adult Rehabilitation and Training Centre	City of St. Thomas

O. Reg. 826/75, s. 1.

JAMES TAYLOR
*Minister of Community and
Social Services*

Dated at Toronto, this 9th day of October, 1975.

(6354)

45

THE MUNICIPAL ACT

O. Reg. 827/75.
Designation of Provincial Education Institutions.
Made—September 24th, 1975.
Filed—October 22nd, 1975.

REGULATION MADE UNDER THE MUNICIPAL ACT

DESIGNATION OF PROVINCIAL EDUCATION INSTITUTIONS

1. The following provincial education institutions are designated as provincial education institutions for the purposes of section 304 of the Act:

Institution	Location
1. The Ernest C. Drury School	Town of Milton
2. The W. Ross Macdonald School	City of Brantford
3. The Robarts School	City of London
4. The Sir James Whitney School	City of Belleville

O. Reg. 827/75, s. 1.

THOMAS L. WELLS
Minister of Education

Dated at Toronto, this 24th day of September, 1975.

(6355)

45

THE MUNICIPAL ACT

O. Reg. 828/75.

Designation of Provincial Education Institutions.

Made—September 26th, 1975.

Filed—October 22nd, 1975.

REGULATION MADE UNDER THE MUNICIPAL ACT

DESIGNATION OF PROVINCIAL EDUCATION INSTITUTIONS

1. The following provincial education institution is designated as a provincial education institution for the purposes of section 304 of the Act:

Institution

Location

1. The Leslie M. Frost Centre

Township of Sherborne, McClintock
and Livingstone

O. Reg. 828/75, s. 1.

LEO BERNIER

Minister of Natural Resources

Dated at Toronto, this 26th day of September, 1975.

(6356)

45

THE MUNICIPAL ACT

O. Reg. 829/75.

Designation of Provincial Education Institutions

Made—September 19th, 1975.

Filed—October 22nd, 1975.

REGULATION MADE UNDER THE MUNICIPAL ACT

DESIGNATION OF PROVINCIAL EDUCATION INSTITUTIONS

1. The following provincial education institution is designated as a provincial education institution for the purposes of section 304 of the Act:

Institution

Location

1. Staff Development Centre

Township of Innisfil

O. Reg. 829/75, s. 1.

ERIC A. WINKLER

*Chairman,**Management Board of Cabinet*

Dated at Toronto, this 19th day of September, 1975.

(6357)

45

THE PLANNING ACT

O. Reg. 830/75.

Restricted Areas—County of Haldimand,
Township of Dunn.
Made—October 14th, 1975.
Filed—October 22nd, 1975.

REGULATION TO AMEND
ONTARIO REGULATION 280/73
MADE UNDER
THE PLANNING ACT

1. Ontario Regulation 280/73 is amended by adding thereto the following section:

45. Notwithstanding any other provision of this Order, the land described in Schedule 33 may be used for the erection and use thereon of one single-family dwelling and buildings and structures accessory thereto, provided the provisions of section 15 and the following requirements are met:

Minimum front yard	32 feet
Minimum side yard	10 feet
Minimum rear yard	25 feet
Minimum total floor area of dwelling	1,000 square feet
Maximum area of lot to be occupied by dwelling	15 per cent
Maximum height of dwelling	two and one-half storeys O. Reg. 830/75, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 33

That parcel of land situate in the Town of Dunnville in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Dunn in the County of Haldimand, being composed of that part of Lot 11 in the Earl Tract more particularly described as follows:

Beginning at the intersection of the southerly limit of the River Road and the easterly limit of the said Lot 11;

Thence westerly along the said southerly limit 100 feet;

Thence southerly and parallel to the easterly limit of the said Lot 406 feet;

Thence easterly and parallel to the last-mentioned southerly limit 100 feet to a point in the easterly limit of the said Lot;

Thence northerly along the easterly limit of that Lot 406 feet to the place of beginning. O. Reg. 830/75, s. 2.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 14th day of October, 1975.

(6358) 45

THE PLANNING ACT

O. Reg. 831/75.

Restricted Areas—County of Frontenac,
Township of Bedford.
Made—October 14th, 1975.
Filed—October 22nd, 1975.

REGULATION TO AMEND
ONTARIO REGULATION 218/75
MADE UNDER
THE PLANNING ACT

1. Section 5 of Ontario Regulation 218/75, as made by section 2 of Ontario Regulation 596/75, is revoked and the following substituted therefor:

5. Notwithstanding any other provision of this Order, each of the nineteen lots described in Schedule 1 may be used for the erection and use thereon of one seasonal residence and buildings and structures accessory thereto, provided the following requirements are met:

Minimum distance between all buildings and structures and the high-water mark of Bob's Lake	60 feet
Minimum rear yard	25 feet
Minimum side yard	20 feet
Maximum lot coverage of seasonal residence and buildings and structures accessory thereto	10 per cent

Minimum total floor
area for seasonal resi-
dence

720 square feet

O. Reg. 831/75, s. 1.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 14th day of October, 1975.

(6359)

45

THE HIGHWAY TRAFFIC ACT

O. Reg. 832/75.

Extending Validity of Driver
Licences.

Made—October 22nd, 1975.

Filed—October 23rd, 1975.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

EXTENDING VALIDITY OF DRIVER LICENCES

1. Notwithstanding section 23 of Regulation 418 of Revised Regulations of Ontario, 1970 the driver's licence of a person which expires between the 20th day of October, 1975 and the 30th day of November, 1975, both inclusive, shall be deemed to be valid until the 30th day of November, 1975. O. Reg. 832/75, s. 1.

(6376)

45

THE PLANNING ACT

O. Reg. 833/75.

Restricted Areas—All Lands within the
Township of Hallowell in the County of
Prince Edward.

Made—October 23rd, 1975.

Filed—October 23rd, 1975.

REGULATION TO REVOKE ONTARIO REGULATION 326/74 MADE UNDER THE PLANNING ACT

1. Ontario Regulations 326/74, 824/74, 854/74, 431/75, 461/75, 781/75 and section 55 of Ontario Regulation 472/74 are revoked.
O. Reg. 833/75, s. 1.

JOHN R. RHODES,
Minister of Housing

Dated at Toronto, this 23rd day of October, 1975.

(6377)

45

THE GAME AND FISH ACT

O. Reg. 834/75.

Fishing Huts.

Made—October 16th, 1975.

Filed—October 23rd, 1975.

REGULATION TO AMEND REGULATION 364 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE GAME AND FISH ACT

1. The Schedule to Regulation 364 of Revised Regulations of Ontario, 1970, as amended by section 1 of Ontario Regulation 533/71, is further amended by adding thereto the following paragraph:

10. The waters known as Lake Scugog in The Regional Municipality of Durham.

LEO BERNIER
Minister of Natural Resources

Dated at Toronto, this 16th day of October, 1975.

(6378)

45

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NOTICE TO SHERIFFS AND TREASURERS
Re Advertising Sale of Lands for Taxes in "The Ontario Gazette", Year 1975

Section 584 of The Municipal Act provides:

584. **The day of the sale** shall be **more** than ninety-one days after the first publication of the list in THE ONTARIO GAZETTE.

During year 1975 the dates for publication of tax sale advertisements in THE ONTARIO GAZETTE are as follows:

January 4th,	Issue No.	1—Earliest	Date Sale can be held—	April 7th,	1975
February 1st,	" "	5	" " " " " "	—May 5th,	"
March 1st,	" "	9	" " " " " "	—June 2nd,	"
April 5th,	" "	14	" " " " " "	—July 6th,	"
May 3rd,	" "	18	" " " " " "	—August 3rd,	"
June 7th,	" "	22	" " " " " "	—September 7th,	"
July 5th,	" "	27	" " " " " "	—October 5th,	"
August 2nd,	" "	31	" " " " " "	—November 2nd,	"
September 6th,	" "	36	" " " " " "	—December 7th,	"
October 4th,	" "	40	" " " " " "	—January 4th,	1976
November 1st,	" "	44	" " " " " "	—February 1st,	"
December 6th,	" "	49	" " " " " "	—March 7th,	"

Advertisements of tax sales must be received at least **TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE.**

REGULATION MADE UNDER
THE OFFICIAL NOTICES PUBLICATION ACT

THE ONTARIO GAZETTE is published each Saturday and **advertisements must be received before Wednesday 4 p.m. 10 days before publication date to ensure inclusion in the next issue.**

Advertisements should be typewritten or printed legibly, **separate from covering letter.** Number of insertions required must be stated and the names of all signing officers typewritten or printed.

Advertising Rate: \$5.00 per single-column inch.

The rates payable for copies of THE ONTARIO GAZETTE are,

by subscribers for a subscription of 52 weekly issues, \$20.00; and

by others for a single copy, 50 cents. Payable in advance.

Rates subject to change without notice.

Cheques should be made payable to THE TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

No exchange required on cheques.

All correspondence should be addressed:

ONTARIO GOVERNMENT BOOKSTORE
880 Bay Street, Toronto, Ontario
Telephone 965-2054 - 5

BUSINESS HOURS:
9 a.m. to 6 p.m. Monday to Friday

NEW PUBLICATIONS NOW AVAILABLE

Title	Price
Labour Relations Act (July, 1975)	\$2.00
Conservation Authorities Act (Aug., 1975)	50¢
Expropriations Act (July, 1975)	1.50
Ministry of Culture & Recreation Act (June, 1975)	75¢
Ambulance Act & Regs. (July, 1975)	75¢
Health Disciplines Act (Aug., 1975)	1.00
Regulations	
Nursing	15¢
Optometry	15¢
Dentistry	15¢
Medicine	20¢
Pharmacy	30¢
Ontario and You	
Finnish	1.25
Polish	1.25
Korean	1.25
A Planner's Reference to Legislation in Ontario	2.00
Guide to Record Retention Requirements	2.00
Design for Small Communities	8.50
Provincial Financial Assistance to Municipalities, Boards & Commissions	2.00
Advisory Council on Day Care Report #2	1.00

THE ONTARIO GAZETTE

9th Floor, Ferguson Block, Queen's Park, Toronto, Ontario M7A 1N3
Telephone 965-2238



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Vol. 108 - 46

TORONTO, SATURDAY, NOVEMBER 15th, 1975

Proclamation

(Great Seal of Ontario) PAULINE M. MCGIBBON

PROVINCE OF ONTARIO

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories Queen, Head of the Commonwealth, Defender of the Faith,

TO ALL TO WHOM THESE PRESENTS SHALL COME,

GREETING:

PROCLAMATION

WHEREAS by an Act passed at the Fifth Session of the twenty-ninth Legislature of Ontario convened on the eleventh day of March, 1975, and dissolved on the eleventh day of August, 1975, intituled "The Tile Drainage Amendment Act, 1975" being Chapter 80 of the Statutes of Ontario, 1975, it is enacted by Section 8 thereof that the said Act shall come into force on a day to be named by Our Lieutenant Governor by her Proclamation;

AND WHEREAS it has appeared expedient that a Proclamation should now issue bringing the said Act except Sections 1, 2, 3, 4, 5 and 7 into force;

NOW THEREFORE KNOW YE that, having taken the premises into Our Royal consideration, We, by and with the advice of Our Executive Council of Our Province of Ontario and in the exercise of the power in US vested in this behalf by the said Act or otherwise howsoever, Do, by this Our Royal PROCLAMATION hereby Name Friday, the thirty-first day of October, 1975 as the day upon which the said Act intituled "The Tile Drainage Amendment Act, 1975" except Sections 1, 2, 3, 4, 5 and 7 shall come into force.

OF ALL WHICH PREMISES all Our loving subjects and all others whom it doth or may in anywise concern are hereby required to take notice and govern themselves accordingly.

IN TESTIMONY WHEREOF We have caused these Our Letters to be made patent and the Great Seal of Our Province of Ontario to be hereunto affixed.

WITNESS:

THE HONOURABLE PAULINE M. MCGIBBON,
An Officer of the Order of Canada,
Doctor of Laws, Doctor of University (Ottawa),
Bachelor of Applied Arts (Theatre), LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO.

at Our City of Toronto in Our said Province this twenty-second day of October in the year of Our Lord one thousand nine hundred and seventy-five and in the twenty-fourth year of Our Reign.

BY COMMAND

MARGARET SCRIVENER,
Minister of Government Services.

(6468)

46

Appointments

Her Honour the Lieutenant Governor has been pleased to appoint her Honorary Aides-de-Camp:

Colonel John A. Baxter, C.D.
Captain William K. Bell, C.D.
Inspector Llewellyn G. Bruner
Major John Burns, C.D.
Major Duncan M. Campbell
Lieutenant Colonel Keith C. B. Corbett, C.D.
Lieutenant Commander Peter B. Curzon

Lieutenant Colonel Michael J. Day
Major C. R. Douglas, C.D.
Major John J. Duffy, C.D.
Major C. Stephen Fox-Revett, C.D.
Lieutenant Colonel George Thomas Frid, C.D.
Chief Inspector John A. Fullerton, C.D.
Captain John D. Gibson
Lieutenant Colonel John R. Goudreau
Major F. Barry Graham, C.D.
Lieutenant Colonel Hugo E. S. Grout, C.D.
Major Doris E. Guyatt
Lieutenant Colonel Robert G. Hardie, C.D.
Lieutenant Commander J. Moyra Haney, C.D.
Major Robert R. Hilliard, C.D.
Lieutenant Colonel John K. Hilton
Lieutenant Colonel George W. Horwood, C.D.
Major Neil F. Hoxie, C.D.
Major Paul F. Hughes, C.D.
Captain E. Rainey Hunter
Wing Commander Richard A. Illingworth, C.D.
Major Michael John Koster, C.D.
Lieutenant Colonel J. Ernie A. Levis
Colonel Iain Mackintosh MacKay, C.D.
Captain Peter B. L. MacKinnon, C.D.
Captain Peter G. B. Marani
Lieutenant Colonel Frank F. McEachren,
C.M., E.D., C.D.
Captain Hugh F. McKerracher, C.D.
Lieutenant Commander H. Clarke Mecredy,
C.D.
Colonel A. Edward Neal, C.D.
Major Vivian A. Paxton
Lieutenant Colonel E. Bertram M. Pinnington,
C.D.
Lieutenant Anthony E. J. Pitts, C.D.
Captain David Edward Rive
Lieutenant David A. Rubin
Captain Mary E. Sansack
Major Sonia J. Skil, C.D.
Major David G. Temple
Surgeon Lieutenant Commander George A.
Trusler, C.D.
Lieutenant Colonel John Roy Weir, C.D.
Commander Peter J. Wilch, C.D.
Lieutenant Colonel Kenneth D. H. Willcocks,
C.D.
Lieutenant Colonel John T. Williams, C.D.
Captain David W. Wright

Name	Fire Department
ASLING, Kenneth F.	City of Toronto
BOEHLER, Donald J.	City of Toronto
CHATTERTON, Herbert E.	City of Toronto
DOIG, Charles M.	City of Toronto
DOWBER, Robert D.	City of Toronto
DRUERY, William C.	City of Toronto
EWLES, John K.	City of Toronto
GOGO, Allan Norman	City of Toronto
HANSEN, Lawrence C.	City of Toronto
HARKNESS, Douglas G.	City of Toronto
HOLMES, John H.	City of Toronto
KELLY, Norman A.	City of Toronto
KILLACKEY, Albert J.	City of Toronto
Lyons, Herbert Angus	City of Toronto
McCALLUM, William J.	City of Toronto
McGUIGAN, Arthur	City of Toronto
McWILLIAM, Roy S.	City of Toronto
MILLAR, Murray	City of Toronto
MINGO, Wilfred James	City of Toronto
MOORE, James E.	City of Toronto
Moss, Joseph F.	City of Toronto
ODDIE, Jack	City of Toronto
RAINEY, Phillip G.	City of Toronto
RANDALL, G. Ernest	City of Toronto
SERSHALL, Harry L.	City of Toronto
SMART, Sidney	City of Toronto
SOMMERVILLE, Leslie H.	City of Toronto
SOUTHAM, John O.	City of Toronto
SPROULE, William J. (deceased)	City of Toronto
SPROULE, William T.	City of Toronto
SUTTON, Oliver E.	City of Toronto
SWINERD, Stanley R.	City of Toronto
THOMPSON, Robert G.	City of Toronto
VADER, Allan L.	City of Toronto
WILEY, George W.	City of Toronto
WILSON, William J.	City of Toronto

(6470) 46

The Ontario Highway
Transport Board Act

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Monday, the 12th day of January, 1976, at 10 a.m. (E.S.T.):

Provost Cartage Inc., 00772-A16
7887 Grenache, Ville Danjou,
Quebec, H1J 1C4,

applies for an extension to extra-provincial operating licence No. X-331 as follows: "For the transportation of liquid ethyleneglycolmononitrate in tank vehicles, for and on behalf of Canadian Industries Limited, from points in the Province of Quebec, as authorized in transit through the

The Fire Marshals Act

The Fire Services Long Service Medal

In accordance with Section 10 of Regulation 353 made under *The Fire Marshals Act*, the following were awarded the Fire Services Long Service Medal in recognition of thirty years service as a member of the Public Fire Services.

Province of Ontario via the Ontario-Quebec boundary at Riviere Beaudette and Port Fortune and the Ontario-Manitoba boundary at West Hawk Lake, for furtherance in transit through the Provinces of Manitoba and Saskatchewan and delivery in the Province of Alberta, as authorized.

PROVIDED this be a corridor authority only with no pick-up or discharge privileges permitted in the Province of Ontario".

Les Demenagements

Trans-Quebec Inc.,

25677

Trans-Quebec Moving Inc.,
1851 De Celles,
Quebec, Quebec,

applies for an extra-provincial operating licence in the following terms: "For the carriage of uncrated used household office and store furniture and where specially designed vehicles of the drop-frame type are used and equipped with pads, belts, hooks, wardrobes and special packing containers,

- (i) new uncrated furniture and fixtures that are part of the furnishings of the dwellings in which they are to be used;
- (ii) new uncrated furniture and fixtures that are part of the furnishings of offices, museums, hospitals, factories and public institutions;
- (iii) objects of art, displays and exhibits that because of their unusual nature or value require specialized handling and the employment of pads, belts, hooks, wardrobes and special packing containers,

(a) from points in the Province of Ontario:

1. to the Ontario-Manitoba border, for furtherance to points in the Provinces of Manitoba, Saskatchewan, Alberta, British Columbia and the Northwest and Yukon Territories as authorized, and by shipment from points in the aforesaid Provinces and Territories from the Ontario-Manitoba border to points in the Province of Ontario,
2. to the Ontario-Quebec border at all border crossing points, for furtherance to points in the Provinces of Quebec, New Brunswick, Nova Scotia, Prince Edward Island and Newfoundland as authorized thereby, and from points in the said Provinces as authorized thereby, from all border crossings on the Ontario-Quebec border to points in the Province of Ontario,
3. to the Ontario-United States of America border in transit through the United States of America, for furtherance to points in any of the Provinces or Territories of Canada

as authorized thereby, and from points in any such Province or Territories in transit through the United States of America as authorized thereby, from all border crossings on the Ontario-United States of America border to points in the Province of Ontario,

- (b) from points in any of the Provinces or Territories in Canada, from and to all border crossing points on the Ontario-United States of America border, the Ontario-Quebec border or the Ontario-Manitoba border, in transit through the Province of Ontario, for furtherance to points in any of the Provinces or Territories of Canada".

Davies Fast Freight Limited,

22190

2321 Fairview Street,
Burlington, Ontario,

applies for a Class 'A' public commercial vehicle operating licence in the following terms: "For the carriage of goods between points within an 11-mile radius of the City Hall of Hamilton.

PROVIDED that no transfer of goods be allowed under the above mentioned operating authority.

EXTENSION GRANTED—For the carriage of goods between Metropolitan Toronto and points in the Towns of Mississauga, Port Credit and Streetsville and that portion of the Town of Vaughan bounded on the west by King's Highway No. 400, on the north by Sherwood Road (also known as Carrville Road), on the south by Steeles Avenue West and on the east by Keele Street running south to Langstaff Road and also on the east by Dufferin Street running south from Langstaff Road to Steeles Avenue West.

PROVIDED there be no movement:

- (1) to or from the Toronto International Airport (Malton);
- (2) to or from the Towns of Brampton, Richmond Hill or Oakville or a place known as Bramalea, in the Township of Chinguacousy;
- (3) of any shipment exceeding 3,000 pounds in weight from the installations of Domtar Construction Materials Limited and/or Canada Brick, a division of Martin-Marietta (Canada) Limited in the Towns of Mississauga or Vaughan or the Township of Chinguacousy.

CLASS 'D' PRIVILEGES—For the carriage of department store merchandise, for and on behalf of:

- (a) The Right House Limited Stores, situated in Hamilton;

- (b) The G. W. Robinson Co. Limited Stores, situate in the City of Hamilton and the Town of Burlington;
- (c) C. J. Eames & Son Limited Stores, situated in the City of Hamilton and the Town of Burlington,

from the above stores to customers within a 50-mile radius of the City Hall in Hamilton or Burlington and for the return of damaged or rejected merchandise to the said stores in the City of Hamilton and the Town of Burlington.

EXTENSION GRANTED—For the carriage of goods for Wilshire House Interior Design, owned and operated by Paul M. Watts and Carol L. Watts, from the Company's installation or the installation of Davies Fast Freight Limited at Burlington to customers of Wilshire House Interior Design within a 50-mile radius of Burlington, and the return of damaged or rejected goods from the said radius to the said installations.

EXTENSION GRANTED—For the carriage of merchandise, for and on behalf of The Hudson's Bay Company, from its installation to its retail customers within a 50-mile radius of the City Hall in Hamilton and for the return of damaged or rejected merchandise from the said retail customers to the said store in the City of Hamilton.

EXTENSION GRANTED—For the carriage of merchandise:

- (1) from the stores of S. S. Kresge Co. Ltd. and Zellers Ltd., at Hamilton or Burlington to their respective customers within a 50-mile radius of Hamilton and/or Burlington, and for the return of damaged or rejected merchandise to the said store at Hamilton and Burlington;
- (2) for and on behalf of Zellers Limited, from Burlington and Hamilton to the store of Zellers Limited at Grimsby;
- (3) from the store of 'K' Mart, a division of S. S. Kresge Co. Ltd. in the Town of Mississauga to its retail customers within a 50-mile radius of the junction of King's Highway Nos. 2 and 10 and the return of damaged or rejected merchandise to the said store".

These are the terms of Class 'A' public commercial vehicle operating licence No. A-691 not renewed for 1975.

Keith R. Hayes, Esq.,
R.R. #1, Frankford, Ontario,
K0K 2C0,

25642

applies for public vehicle operating licence as follows: "For the carriage of passengers (who are employees of General Motors of Canada Ltd.), from the Village of Frankford, in the County of

Hastings to Trenton via Highway No. 33 and then to Oshawa via Highway 401 and return by the same route in reverse. This to be a daily service Monday to Friday".

L. H. Chapple Ltd.,
P.O. Box 1505,
Fredericton, N.B.,

21158-F

applies for extension of time on complementary authorities from Manitoba, Saskatchewan, Alberta, British Columbia, The Northwest Territories and Yukon Territories and the Interstate Commerce Commission of the United States of America as authorities has been filed previously from Nova Scotia, Prince Edward Island and Quebec from 1st August, 1975.

Crawford Transport Limited,
Box 1163,
R.R. #6, Guelph, Ontario,

03996-F

applies for a Class 'T' public commercial vehicle operating licence as follows: "For the transportation of bulk commodities in tank vehicles, for and on behalf of United Cooperatives of Ontario (U.C.O.) to or from Guelph".

D. S. CHURCH,
Secretary.

(6443)

46

Henderson Machinery Moving & Installation Limited,
3446 Mavis Road,
Mississauga, Ontario.

29786-J

NOTICE OF MOTION

IN THE MATTER OF the application of Henderson Machinery Moving & Installation Limited published in THE ONTARIO GAZETTE of December 14th, 1974; and

IN THE MATTER OF the Order and Reasons for Decision issued by the Ontario Highway Transport Board dated May 13th, 1975.

TAKE NOTICE that an Application will be brought before the Ontario Highway Transport Board at a time to be set by the Board for an Order pursuant to Section 17 of *The Ontario Highway Transport Board Act*, R.S.O. 1970, Chapter 316, as amended:

- (i) revoking the Order of the Board dated May 13th, 1975;
- (ii) requiring a rehearing of the Application referred to therein,

on the grounds that the Reasons for Decision accompanying the Order dated May 13th, 1975, contain errors amounting to errors on the face of the record.

In support of this Application will be read the Order and Reasons for Decision appealed from together with such other material as counsel may advise and the Board permit.

And has fixed Thursday, the 15th day of January, 1976, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, at 10 a.m. (E.S.T.) for that purpose.

D. S. CHURCH,
Secretary.

(6444)

46

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Tuesday, the 13th day of January, 1976, at 10 a.m. (E.S.T.):

Conway Wallace Little, Esq., **25625**
R.R. #1, Hanes Road,
Huntsville, Ontario,

applies for a Class 'D' public commercial vehicle operating licence in the following terms: "For hauling logging machinery for Weldwood of Canada Ltd. to and from Huntsville Division".

Davis & Randal Inc., **25674**
o/a D & R Trucking,
42 Central Avenue,
Fredonia, N.Y., U.S.A., 14063,

applies for an extra-provincial operating licence as follows: "For the carriage of the Sunday edition of the New York Times, for and on behalf of that newspaper from the City of Buffalo, such edition having arrived at Buffalo by air, from the International Boundary at Buffalo-Fort Erie Gateway, for furtherance to Metropolitan Toronto, as authorized".

Christie Transport Limited, **20028-K**
R.R. #3, Kemptville, Ontario,

applies for a Class 'FS' public commercial vehicle operating licence as follows: "For the carriage of vegetable waste, in bulk, for and on behalf of Miracle Feeds, a division of the Ogilvie Flour Mills Company Limited, in dump equipment, from Trenton, Ontario, to farms located in Central and Eastern Ontario".

Fred S. Culin, Esq., **25142**
P.O. Box 594,
North Bay, Ontario,

applies for an extension to extra-provincial operating licence No. X-1558 in the following terms: "For the transportation of goods which by their size, nature, weight or shape require special loading or unloading devices and the use of low-bed or specially constructed flat-bed semi-trailers for their transportation; also for the transportation of related parts when the transportation of same is incidental to the transportation of the above commodities:

1. from points in the Districts of Nipissing and Parry Sound to the Ontario-Quebec boundary at or near Virginiatown, Judge, Thorne and Pointe Fortune to points in the Province of Quebec, as authorized, and return;
2. from points in the United States of America, as authorized, from the international boundary at the St. Mary's River to points in the Districts of Nipissing and Parry Sound and return of damaged or rejected shipments; and
3. from points in the United States of America, as authorized, from the international boundary at the St. Mary's River in transit through the Province of Ontario to the Ontario-Quebec boundary at Virginiatown, Judge, Thorne and Pointe Fortune, for furtherance to points in the Province of Quebec, as authorized, and return of damaged or rejected shipments.

PROVIDED that for purposes of this licence, specially constructed flat-bed semi-trailers are defined as unenclosed trailers capable of carrying 40,000 pounds or more on any ten-foot length of deck.

PROVIDED FURTHER that in respect of this extension the licensee be prohibited from the carriage of containers designed for the transportation of general commodities in intermodal movement.

PROVIDED FURTHER that the movement of new boats be prohibited.

PROVIDED FURTHER that the applicant be restricted against the haulage and/or carriage of residential, office and travel trailers, mobile homes, utility trailers, motor homes, truck campers and modular sectional or portable office or residential structures".

Al's Moving & Cartage Limited, **09299-X**
179 Joseph Street,
Kitchener, Ontario,

applies for an extension of Class 'D' privileges on Class 'A' public commercial vehicle operating licence No. A-773 as follows: "To haul goods, for and on behalf of Amway of Canada Limited in specially equipped trucks from Kitchener to the homes of its distributors, and for the return of damaged or rejected goods".

Hinan Trucking Limited,**16138-C**49 Cedar Street,
Galt, Ontario,

applies for transfer of shares as follows:

10½ shares from Joseph Ernest Hinan to Douglas
Howarth Hinan of R.R. #3, Cambridge, Ontario.**Bilnor Express Limited,****22635-E**11 Creditstone Road,
Box 294,
Concord, Ontario,

applies for transfer of shares as follows:

500 common shares from William F. Sim to Romart
Investments Ltd. of the City of Toronto in The
Municipality of Metropolitan Toronto;500 common shares from Robert Sim to Romart
Investments Ltd. of the City of Toronto in The
Municipality of Metropolitan Toronto.D. S. CHURCH,
Secretary.

(6445) 46

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Wednesday, the 14th day of January, 1976, at 10 a.m. (E.S.T.):

James Robert Coultres, Esq.,**06265-B**

Belgrave, Ontario,

applies for an amendment to Class 'F' privileges on Class 'D' public commercial vehicle operating licence No. 2526 as follows: Delete the word 'Clinton' and substitute therefore the word 'Blyth' so that Class 'F' privileges read as follows:

"For the carriage of hogs, from the assembly yards of The Ontario Pork Producers' Marketing Board at or near Harriston, Blyth and Kitchener, when such hogs originate at farms situated within a 12-mile radius of a place known as Belgrave on King's Highway No. 4 at or near Lot No. 1, Concession 4, in the Township of Morris, in the County of Huron and are re-directed at the said assembly points by the said Board".

**Great West Transport Company
Manitoba Limited,****25650**1351 Dugald Road,
Winnipeg, Manitoba,

applies for an extra-provincial operating licence in the following terms: "For the carriage of goods, moving between points in the Province of Manitoba and Quebec, as authorized thereby, in transit only

through the Province of Ontario from or to the Ontario-Manitoba border, the international boundary at Sault Ste. Marie and the Ontario-Quebec border.

PROVIDED there will be no pick-up or delivery of freight to or from any points within the Province of Ontario.

AND PROVIDED FURTHER that this authority be only operated in conjunction with the complementary authorities of the Provinces of Manitoba and Quebec on file with this Board.

AND PROVIDED FURTHER that extra-provincial operating licence No. X-1782, presently in the name of John D. Coughlin, be cancelled upon the approval of this application".

Jose Fernando Vargas Lopes, Esq.,**25685**56 Chisholm Street,
Oakville, Ontario,

applies for a Class 'D' public commercial vehicle operating licence in the following terms: "For the carriage of new and/or used furniture,

(1) for and on behalf of General Furniture Co., owned and operated by L & M Furniture and Appliances Ltd., from its installation in the Town of Oakville, to its customers located within a 30-mile radius of Oakville;

(2) between its store and warehouse in Metropolitan Toronto and its installation at Oakville".

Barbara Ann & Ruth J. A. Sherwin,**23128-B**(Parkland Trailer Court),
Box 296,
Kapuskasing, Ontario,

apply for an extra-provincial operating licence in the following terms: "For the haulage of mobile homes and/or portable structures intended by the manufacturer and by design to be hauled and moved from place to place on its own undercarriage from points within a 100 miles of Kapuskasing to Manitoba Border at West Hawk Lake, for furtherance to Western Provinces".

**Thames Valley Brick & Building
Products Limited,****24379-H**602 Grand Avenue East,
P.O. Box 314,
Chatham, Ontario,

applies for approval to have its extra-provincial operating licence No. X-T-2146(1) made permanent and the following clause deleted:

"PROVIDED FURTHER that the licensee may after the 1st day of January, 1976 apply to have the temporary licence made permanent if it can show that it has not contravened the provisions of *The Public Commercial Vehicles Act*, the *Motor Vehicle Transport Act* and *The Highway Traffic Act* and regulations pertaining thereto";

24379-G

also applies for approval to have its Class 'D' public commercial vehicle operating licence No. D-T-3957 made permanent and the following clause deleted:

"PROVIDED FURTHER that the licensee may after the 1st day of January, 1976 apply to have the temporary licence made permanent if it can show that it has not contravened the provisions of *The Public Commercial Vehicles Act*, the *Motor Vehicle Transport Act* and *The Highway Traffic Act* and regulations pertaining thereto".

D. S. CHURCH,
Secretary.

(6446)

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The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Thursday, the 15th day of January, 1976, at 10 a.m. (E.S.T.):

Noble Graham Transport Inc., 23130-D
(Brimley-Graham Trucking
Service Ont.),
R.R. #1, Brimley,
Michigan, 49715,

applies for an extension to extra-provincial operating licence No. X-1131 in the following terms: "For the carriage of salt and salt products (except in bulk) from the International Boundary at or near Sault Ste. Marie, Michigan to points in the Districts of Algoma, Thunder Bay, Cochrane, Sudbury, Manitoulin and Timiskaming, Ontario".

Chemical Leaman Tank Lines, 10340-A7
Inc.,
520 E. Lancaster Avenue,
Downingtown, Penn.,
U.S.A., 19335,

applies for an extension to extra-provincial operating licence No. X-772 in the following terms: "For the carriage of bulk liquid SO₂ (Sulphur Dioxide),

in bulk, in tank vehicles from Copper Cliff, Ontario, for and on behalf of Detroit Edison Company, to the international boundary between the United States and Canada located at Port Huron, Michigan to Marysville, Michigan".

Royal Paving Limited, 15342-E
Fenelon Rd.,
P.O. Box 418,
Lindsay, Ontario,

applies for a Class 'T' public commercial vehicle operating licence, "For the carriage of petroleum and bituminous products and liquid calcium chloride

in tank vehicles for use in road construction and maintenance only while under contract to The Ontario Department of Transportation and Communications or a municipality or a land-owner on whose land the contract is being performed.

CLASS 'F' PRIVILEGES—For the carriage of:

- (1) sand, gravel, rubble, asphalt, earth, turf, fertilizer, crushed or uncut rock and stone, straw, mineral filler, tile, drainage pipe, rough lumber, grass seed and turf fibre, for use only in road construction and maintenance, and only when carried to stock piles and construction sites in other than tank-type equipment and only when the licensee is under contract to The Ontario Department of Transportation and Communications, a municipality or a land-owner on whose land the contract is being performed;
- (2) salt and/or calcium chloride from stock piles and construction sites of The Ontario Department of Transportation and Communications or Municipalities, for use only in road construction and maintenance, and only when applied directly to roads in applicator-type trucks.

PROVIDED that the licensee be prohibited from transporting liquid calcium chloride from or to the installations of Allied Chemical Company of Canada Limited".

These are the terms of Class 'T' public commercial vehicle operating licence No. T-20 not renewed for 1975.

George Harold Selleck, Esq., 18648-F
Spencerville, Ontario,

applies for an extension of time to file complementary authorities from the Quebec Transport Commission and the Interstate Commerce Commission of the United States of America from 1st October, 1975.

Smith Transport Co. Limited, 22959-G
150 Commissioners Street,
Toronto, Ontario,

applies for an amendment to and an extension of the Class 'D' privileges contained in its Class 'A' licence No. A-105, as follows:

- (1) By deleting:

CLASS 'D' PRIVILEGES—3—

For the carriage of goods, for and on behalf of Canadian Pacific Express Ltd. between stations of the Canadian Pacific Railway Company and/or The Canadian Pacific Express Ltd. on the following routes:

ROUTE 1—Metropolitan Toronto, Streetsville, Brampton, Inglewood Forks of the Credit, Alton, Orangeville, Shelburne, Melancthon, Corbetton,

Dundalk, Flesherton, Markdale, Berkely, Holland Centre, Chatsworth and Owen Sound.

ROUTE 2—Metropolitan Toronto, Agincourt, Locust Hill, Claremont Myrtle, Burketon, Pontypool, Cavan, Peterborough.

ROUTE 3—Smiths Falls, Merrickville, Kemptville, Mountain Winchester, Chesterville, Finch, Avonmore, Monklands and Apple Hill.

ROUTE 4—Ottawa, Blackburn, Navan, Leonard, Hammond, Bourget, Pendleton, Plantagenet, Alfred, Caledonia Springs, Vankleek Hill, McAlpine, Stardale and St. Eugene, (also for the carriage of goods, for and on behalf of Canadian Pacific Railway Company).

ROUTE 5—Metropolitan Toronto, Woodbridge, Kleinburg, Bolton, Tottenham, Beeton, Alliston, Baxter and Camp Borden.

ROUTE 6—Sudbury, McKerrow, Webbwood, Massey, Walford, Spanish, Cutler, Spragge, Algoma, Blind River, Iron Bridge, Thessalon, Sault Ste. Marie, Echo Bay, Desbarats, Bruce Mines.

ROUTE 7—Metropolitan Toronto, Bala, MacTier, Parry Sound, Pointe au Baril, Britt, Rutter or its agent at Alban and Sudbury.

CLASS 'D' PRIVILEGES—4—

For the carriage of goods, for and on behalf of:

- (a) The Canadian Pacific Railway Company between its stations situated at Smiths Falls, Merrickville, Kemptville, Mountain, Winchester, Chesterville, Finch, Avonmore, Monklands, Apple Hill and Cornwall.

EXTENSION GRANTED—For the carriage of express goods, for and on behalf of Canadian Pacific Express Company between its terminal in the Town of Preston and its customers in the Village of Ayr.

- (2) And substituting therefore the following:

For the carriage of goods, for and on behalf of Canadian Pacific Express Limited and CP Rail Ltd.

ROUTE 1—Metropolitan Toronto, Mississauga, Brampton, Inglewood, Forks of the Credit, Alton, Orangeville, Shelburne, Melancthon, Corbetton, Dundalk, Flesherton, Markdale, Berkeley, Holland Centre, Chatsworth, Owen Sound.

ROUTE 2—Metropolitan Toronto, Agincourt, Locust Hill, Claremont, Myrtle, Burketon, Pontypool, Cavan, Peterborough.

ROUTE 3—Smiths Falls, Merrickville, Kemptville, Mountain, Winchester, Chesterville, Finch, Avonmore, Monklands, Apple Hill, Cornwall.

ROUTE 4—Ottawa, Blackburn, Navan, Leonard, Hammond, Bourget, Pendleton, Plantagenet, Alfred, Caledonia Springs, Vankleek Hill, McAlpine, Stardale and St. Eugene.

ROUTE 5—Metropolitan Toronto, Woodbridge, Kleinburg, Bolton, Tottenham, Beeton, Alliston, Baxter, Camp Borden.

ROUTE 6—Sudbury, McKerrow, Webbwood, Massey, Walford, Spanish, Cutler, Spragge, Algoma, Blind River, Iron Bridge, Thessalon, Sault Ste. Marie, Echo Bay, Desbarats, Bruce Mines.

ROUTE 7—Metropolitan Toronto, Bala, MacTier, Parry Sound, Pointe au Baril, Britt, Rutter, Alban, Sudbury.

- (3) And by adding the following:

ROUTE 8—Belleville, Madoc, Tweed, Kaladar, Sharbot Lake, Tichborne, Roblin, Verona, Napanee.

ROUTE 9—Metropolitan Toronto, Oakville, Burlington, Hamilton, Grimsby and places within a 20-mile radius of Grimsby, St. Catharines, Thorold, Niagara Falls.

ROUTE 10—Chatham, Wallaceburg.

ROUTE 11—London, St. Thomas.

ROUTE 12—London, Woodstock, Ingersoll, Mount Elgin, Tillsonburg, Strathroy.

ROUTE 13—London, Sarnia.

ROUTE 14—London, Zorra, St. Mary's.

ROUTE 15—Cambridge, Ayr, Paris, Brantford, Scotland, Waterford, Simcoe, Port Dover.

ROUTE 16—Cambridge, Arthur, Mount Forest, Durham, Hanover, Gorrie, Harriston, Walkerton.

ROUTE 17—Cambridge, Wallenstein, Milverton, Millbank, Blyth, Teeswater, Windham, Elmira, Goderich.

ROUTE 18—Cambridge, Guelph, Erin, Grand Valley, Fergus.

ROUTE 19—Orillia, Medonte, Coldwater, Port McNicoll, Midland.

ROUTE 20—Sudbury, Copper Cliff, Lively, Creighton.

ROUTE 21—Sudbury, Azilda, Chelmsford, Larchwood, Levack.

ROUTE 22—Prescott, Brockville, Smiths Falls, Franktown, Carleton Place, Stittsville, Ottawa, Almonte, Pakenham, Arnprior, Braeside, Renfrew, Haley's Cobden, Pembroke, Petawawa, Chalk River, Atomic Energy Plant, Deep River,

PROVIDED that licence No. D-158, now in the name of Canadian Pacific Express Limited, be cancelled.

D. S. CHURCH,
Secretary.

(6447)

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The following application for a certificate under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Monday, the 5th day of January, 1976, at 10 a.m. (E.S.T.):

**Brian L., Joan H. & William
E. Frost,** 24325
2211 Sherobee Drive,
Apartment #10,
Mississauga, Ontario,

apply for an amendment to or extension of public commercial vehicle licence No. A805 to permit the applicant, in addition to what is presently authorized, to carry goods between all points in the Province of Ontario lying west of the easterly limit and the projection of the easterly limit of the Municipality of Metropolitan Toronto and the easterly limit of North Bay.

PROVIDED that there be no movement of goods:

- (i) in shipments exceeding 3,000 pounds in weight from the installations of Domtar Construction Materials Limited and/or Canada Brick, Division of Martin-Marietta (Canada) Limited, in the City of Mississauga, the Town of Vaughan and the Regional Municipality of Peel.

PROVIDED FURTHER that this authority shall not permit the carriage of bullion or precious metals, except in manufactured state.

PROVIDED FURTHER that this authority shall not permit the licensee to use armoured vehicles.

PROVIDED FURTHER armoured vehicles shall mean vehicles specially constructed with bodies of armoured plate and windows of bullet-proof glass.

PROVIDED FURTHER that any shipment from one consignor to one consignee shall not exceed 200 pounds in weight.

PROVIDED FURTHER no transportation of goods shall be permitted from the Toronto International Airport (Malton) to Metropolitan Toronto, or from Metropolitan Toronto to Toronto International Airport (Malton) except for and on behalf of photo finishers and except for goods related to the photographic industry, such as cameras, projectors and moving picture equipment.

PROVIDED FURTHER that the movement of goods other than described in the above proviso to and from the said Airport, be prohibited.

PROVIDED FURTHER no transportation of goods be permitted north of the Region of Sudbury.

D. S. CHURCH,
Secretary.

(6449)

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**Leaside Movers, Cartage &
Storage Limited,** 04867
72 Rolark Drive,
Scarborough, Ontario M1R 4G2.

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificate pursuant to which extra-provincial operating licence No. X-910 was issued and has fixed Friday, the 16th day of January, 1976, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, at 10 a.m. (E.S.T.) for that purpose.

At the hearing the reviewee will be required to show cause why this certificate should not be amended or revoked by reason of operations contrary to the public interest. The operations are, more specifically continued disregard of *The Public Commercial Vehicles Act* and *The Highway Traffic Act* and Regulations pursuant thereto.

The Board may amend or revoke the terms of the said certificate.

D. S. CHURCH,
Secretary.

(6450)

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Letco Bulk Carriers Inc., 22705
1751 Furham Blvd.,
Box 1901,
Buffalo, New York.

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificates pursuant to which extra-provincial operating licence No. X-T-2182 and X-2182 were issued and has fixed Friday, the 16th day of January, 1976, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, at 10 a.m. (E.S.T.) for that purpose.

At the hearing the reviewee will be required to show cause why these certificates should not be amended or revoked by reason of operations contrary to the public interest. The operations are, more specifically continued disregard of *The Public Commercial Vehicles Act* and *The Highway Traffic Act* and Regulations pursuant thereto.

The Board may amend or revoke the terms of the said certificates.

D. S. CHURCH,
Secretary.

(6451)

46

Dell The Mover Limited, 21035
5850 Dixie Road,
Mississauga, Ontario.

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificates pursuant to which extra-provincial operating licence No. X-311 and Class 'H' public commercial vehicle operating licence No. H-117 were issued and has fixed Monday, the 1st day of December, 1975, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, at 10 a.m. (E.S.T.) for that purpose.

At the hearing the reviewee will be required to show cause why these certificates should not be amended or revoked by reason of operations contrary to the public interest. The operations are, more specifically continued disregard of *The Public Commercial Vehicles Act* and *The Highway Traffic Act* and Regulations pursuant thereto.

The Board may amend or revoke the terms of the said certificates.

D. S. CHURCH,
Secretary.

(6452)

46

Matheson Transport Limited, 16961
R.R. #2,
Atwood, Ontario N0G 1B0.

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificate pursuant to which Class 'D' public commercial vehicle operating licence No. D-2501 was issued and has fixed Monday, the 5th day of January, 1976, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, at 10 a.m. (E.S.T.) for that purpose.

At the hearing the reviewee will be required to show cause why this certificate should not be amended or revoked by reason of operations contrary to the public interest. The operations are, more specifically continued disregard of *The Public Commercial Vehicles Act* and *The Highway Traffic Act* and Regulations pursuant thereto.

The Board may amend or revoke the terms of the said certificate.

D. S. CHURCH,
Secretary.

(6453)

46

Direct Winters Transport 00330
Limited,
890 Caledonia Road,
Toronto, Ontario.

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificates pursuant to which Class 'A' public commercial vehicle operating licence No. A-52 and extra-provincial operating licence No. X-426 were issued, as it is alleged the reviewee is providing a direct service, (a) Between points in the Province of Quebec including Montreal and Cornwall; (b) Between Montreal and Ottawa. It is further alleged the licensee has no authority to provide such direct service, and has fixed Thursday the 8th day of January, 1976, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, at 10 a.m. (E.S.T.) for that purpose.

The Board may amend or revoke the terms of the said certificates.

D. S. CHURCH,
Secretary.

(6454)

46

Star Transfer Limited, 002492
P.O. Box 740,
Timmins, Ontario,

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificates pursuant to which Class 'A' public commercial vehicle operating licence Nos. A-T-4(1), A-T-4(2) and A-4 were issued and has fixed Tuesday, the 13th day of January, 1976, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, at 10 a.m. (E.S.T.) for that purpose.

At the hearing the reviewee will be required to show cause why these certificates should not be amended or revoked by reason of operations contrary to the public interest. The operations are, more specifically continued disregard of *The Public Commercial Vehicles Act* and *The Highway Traffic Act* and Regulations pursuant thereto.

The Board may amend or revoke the terms of the said certificates.

D. S. CHURCH,
Secretary.

(6455)

46

Terry Tye Fraser, Esq.,
237 Cambridge Street,
London, Ontario.

24683

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificates pursuant to which Class 'D' public commercial vehicle operating licence Nos. D-T-3947 and D-3947 were issued and has fixed Monday, the 5th day of January, 1976, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, at 10 a.m. (E.S.T.) for that purpose.

At the hearing the reviewee will be required to show cause why these certificates should not be amended or revoked by reason of operations contrary to the public interest. The operations are, more specifically continued disregard of *The Public Commercial Vehicles Act* and *The Highway Traffic Act* and Regulations pursuant thereto.

The Board may amend or revoke the terms of the said certificates.

D. S. CHURCH,
Secretary.

(6456)

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J. K. Stockwell Limited,
R.R. #2,
Leamington, Ontario.

22681

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificates pursuant to which extra-provincial operating licence No. X-1071 and Class 'C' public commercial vehicle operating licence No. C-T-1301(1) were issued and has fixed Tuesday, the 13th day of January, 1976, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, at 10 a.m. (E.S.T.) for that purpose.

At the hearing the reviewee will be required to show cause why these certificates should not be amended or revoked by reason of operations contrary to the public interest. The operations are more specifically continued disregard of *The Public Commercial Vehicles Act* and *The Highway Traffic Act* and Regulations pursuant thereto.

The Board may amend or revoke the terms of the said certificates.

D. S. CHURCH,
Secretary.

(6457)

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The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14 and *The Public Vehicles Act*, R.S.O. 1970, Chapter 392, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Friday, the 16th day of January, 1976, at 10 a.m. (E.S.T.):

Reginald Harris Milne, Esq.,
841 Three Seasons Drive,
Newmarket, Ontario,

19931-A

applies for an extension/amendment to Class 'D' operating licence No. D-2882 as follows:

1. delete the words "frozen food and freezers" and substitute the word "goods" so that as amended that portion of the operating licence will read "For the carriage of goods, for and on behalf of Farm Home & Freezer Co. Ltd., from its installation situate in Richmond Hill to its customers in the Province of Ontario (north of North Bay restriction to remain)".

Edward J. Youngdale, Esq.,
Box 45,
Haliburton, Ontario,

25689

applies for a Class 'T' public commercial vehicle operating licence in the following terms: "For the carriage of gasoline, diesel fuel and/or light fuel oil in bulk, and with Class 'D' privileges for the carriage of motor oils and automotive greases in drums, pails or cans in two (2) rack equipped trucks having a capacity of less than 2,500 gallons, for and on behalf of Texaco Canada Limited from its installation at Haliburton to certain of its customers in the Counties of Haliburton and Victoria, as designated by the said Company from time to time; and for the return of surplus or rejected deliveries from the said customers to the said installation at Haliburton, Ontario".

Christopher Francis Blue, Esq.,
o/a Boy Blue Cartage & Moving,
37 Hexham Drive,
Scarborough, Ontario,
M1R 1J5,

22287-F

applies for an extension to Class 'A' public commercial vehicle operating licence No. A-700 as follows:

1. By deleting therefrom the following:

CLASS 'H' PRIVILEGE—"For the carriage of uncrated used household, office and store furniture from Metropolitan Toronto to points in the Regional Municipalities of Halton, Peel, York and Durham and to Metropolitan Toronto from points in the Regional Municipalities of Halton, Peel, York and Durham".

2. And by substituting therefor the following:

CLASS 'H' PRIVILEGE—"For the carriage of uncrated used household office and store furniture from and to Metropolitan Toronto".

Blakelock Cartage Limited, 24264-C
5423 Britannia Road,
R.R. #6, Milton, Ontario,

applies for an extension to Class 'D' public commercial vehicle operating licence No. 3512 as follows:

1. By deleting therefrom the following:

CLASS 'H' PRIVILEGE—"For the carriage of uncrated used household, office and store furniture between points within the Regional Municipality of Halton".

2. And by substituting therefor the following:

"For the carriage of uncrated, used household, office and store furniture, and where specially designed vehicles of the drop-frame type are used and equipped with pads, belts, hooks, wardrobes and special packing containers,

(i) new uncrated furniture and fixtures that are part of the furnishings of the dwellings in which they are to be used;

(ii) new uncrated furniture and fixtures that are part of the furnishing of offices, museums, hospitals, factories and public institutions;

(iii) objects of art, displays and exhibits that because of their unusual nature or value require specialized handling and the employment of pads, belts, hooks, wardrobes and special packing containers,

to and from points within the Regional Municipality of Halton, and from and to points within a 100-mile radius of the Town of Milton".

Babcock Coach Lines Limited, 25647
Beamsville, Ontario,

applies for a public vehicle (school bus) operating licence in the following terms: "For the carriage of pupils, for and on behalf of:

I. Lincoln County Board of Education,

1. to and from Kernham Park Secondary School via routes confined to the Towns of Lincoln, Grimsby and the City of St. Catharines;

2. to and from Smithville Public School, all within the Township of West Lincoln;

3. to and from Grimsby and District Secondary School via routes confined to the Town of Grimsby and the Township of West Lincoln;

4. between points in the Township of West Lincoln and the South Lincoln High School;

5. to and from Smith School, Hagar School, Calder School, Park School, Grand Avenue School, Lakeview School and Central School, all within the Town of Grimsby via routes that traverse roads within the Town of Grimsby;

6. to and from Albion School, Prince of Wales School and Gibson School in the City of Hamilton, confined to students from the Town of Grimsby, the Town of Lincoln and the Township of West Lincoln.

II. Lincoln County Roman Catholic Separate School Board:

1. to or from Our Lady of Fatima Roman Catholic Separate School and St. Joseph's Roman Catholic Separate School, both in the Town of Grimsby, via routes within the Town of Grimsby via routes within the Town of Grimsby;

2. to and from St. Martin's Separate School at Smithville via routes confined to the Township of West Lincoln.

III. For the carriage of handicapped children, for and on behalf of The Lincoln County Board of Education and the West Lincoln Association for the Mentally Retarded Inc. to or from:

1. The Lincoln Day Care Centre, Lincoln Avenue South and Adult Centre on Mountainview Road, in the Town of Lincoln via highways within the Regional Municipality of Niagara, and that part of the Regional Municipality of Haldimand-Norfolk, formerly in the County of Haldimand;

2. to and from the Casablanca Motor Hotel in the Town of Grimsby via highways, regional roads or township roads within the Towns of Lincoln and Grimsby and the Township of West Lincoln;

3. to and from East Lakeshore School in the Town of Niagara-on-the-Lake, West Lakeshore School in the Town of Lincoln, and Mountview School in the City of St. Catharines, for the carriage of pupils from the Township of West Lincoln and the Towns of Lincoln and Grimsby.

PROVIDED that charter privileges shall apply to educational trips for pupils only.

Douglas Lloyd Tanner, Esq.,
Milverton, Ontario,

25611

applies for transfer of Class 'FS' public commercial vehicle operating licence No. FS-590, now in the name of Armand Albrecht of R.R. #1, Milverton, Ontario.

Husband Transport Limited, **02339-A55**
10 Centre Street,
London, Ontario,

applies to rewrite licence X-478 for clarification.

The rewrite reflects Regional Government changes and new highway names, also alternative routes, where applicable, without any additional pick-up or discharge privileges.

Rewrite follows:

1. For the carriage of goods in international traffic to the international boundaries at the Detroit and Niagara Rivers, from points on the following routes, to the United States of America, as authorized, and vice versa:

- (a) Metropolitan Toronto and London via King's Highway Nos. 2, 6, 3 and 4.
- (b) Welland and intermediate points between the Township of Aldborough, and Windsor via Regional Road No. 23 and King's Highway No. 3.
- (c) Nanticoke, Simcoe, Vittoria, St. Williams and Port Rowan via King's Highway No. 24, Regional Municipality of Haldimand-Norfolk and Township Roads.
- (d) London and Hamilton via King's Highway Nos. 4, 7 and 8.
- (e) The Townships of North Dumfries, Kitchener, Waterloo via King's Highway No. 85 to its junction with King's Highway No. 86 in the Township of Woolwich.
- (f) The Townships of North Dumfries, Kitchener, Waterloo, Guelph and Hamilton via King's Highway Nos. 7, 6 and Regional Road No. 46.
- (g) Metropolitan Toronto and Ottawa.

PROVIDED there shall be no pick-up or discharge of goods at points between Metropolitan Toronto and Ottawa.

- (h) Points in the Townships of Bosanquet (excluding Grand Bend), Aldborough, Dunwich, Southwold, Delaware, Westminster, London, Williams East, Williams West, Adelaide, Metcalfe, Mosa, Ekfrid, Caradoc, Lobo, Orford, Zone, Euphemia, Brooke and Warwick on and by Township and County Roads and King's Highway Nos. 2, 3, 7, 21, 22, 76, 79, 80, 81 and 82.

- (i) London and Windsor via King's Highway No. 2.

PROVIDED there be no pick-up or discharge of goods at points located on Route (i) between southwest border of Zone Township and Chatham.

- (j) Fort Erie, Niagara Falls and points within a 5-mile radius thereof, Niagara-on-the-Lake, St. Catharines, Thorold, Welland, Pelham, Lincoln, Grimsby and Toronto via Queen Elizabeth Way and King's Highway Nos. 2, 8, 20, 55, 58, 405, 406 and 420, and Regional Municipality of Niagara Roads.

- (k) Metropolitan Toronto and Brampton, Halton Hills (and a 4-mile radius) and Hamilton via King's Highway Nos. 2, 5, 10, 7, 25 and 401.

- (l) London and Hamilton via King's Highway Nos. 2 and 53.

PROVIDED there be no local pick-up or delivery at points located on Route (l) between Woodstock and Brantford except at Burford.

- (m) The Ontario-Quebec Border at Ottawa/Hull and Riviere Beaudette, for furtherance to and from points in the Province of Quebec, as authorized.

2. For the carriage of goods in interprovincial traffic to and from the aforesaid points and the Ontario-Quebec border at Riviere Beaudette and Ottawa/Hull, for furtherance to and from points in the Province of Quebec, as authorized, via King's Highway Nos. 2, 3, 4, 5, 6, 7, 8, 10, 15, 16, 17, 19, 20, 21, 22, 24, 24A, 25, 27, 28, 35, 37, 53, 54, 55, 56, 58, 75, 76, 77, 79, 80, 81, 85, 115, 401, 403, 405, 406, 427, Regional Municipality of Niagara and Haldimand-Norfolk Roads and the Queen Elizabeth Way and connecting roads.

3. METROPOLITAN TORONTO DEFINITIONS

All references to Toronto or Metropolitan Toronto in this Authority shall be interpreted to mean:

- (a) Metropolitan Toronto and all points in Mississauga, Port Credit or Streetsville, including all urban zones therein but excluding the Toronto International Airport (Malton).
- (b) That part of the Town of Vaughan bounded on the west by King's Highway No. 400 and bounded on the north by Sherwood Road (also known as Carrville Road) and bounded on the south by Steeles Avenue West and bounded on the

east by Keele Street running south to Langstaff Road and also bounded on the east by Dufferin Street running south from Langstaff Road to Steeles Avenue West.

- (c) That part of the Town of Markham in the Regional Municipality of York bounded:

- (i) on the north by the Carrville Road (also known as 16th Avenue);
- (ii) on the east by Kennedy Road;
- (iii) on the south by Steeles Avenue; and
- (iv) on the west by Highway No. 11 (Yonge Street).

PROVIDED THAT:

- (1) the licensee shall not operate tank trucks, tank trailers or other equipment which has been specially designed or constructed for the movement of commodities in bulk, unless previously authorized,
 - (2) there shall be no movement to or from Brampton or Bramalea in the Township of Chinguacousy, Malton in Mississauga, Richmond Hill and Vaughan and Whitchurch-Stouffville, unless previously authorized,
 - (3) the licensee shall not transport any shipment exceeding 3,000 pounds in weight from the installation of Domtar Construction Materials Limited and/or Canada Brick, Division of Martin-Marietta (Canada) Limited in the Towns of Mississauga, Port Credit or Streetsville, or in the Townships of Chinguacousy and Vaughan, unless previously authorized,
 - (4) the restriction to clause (a) of the Metropolitan Toronto description above only, the licensee shall not pick up goods in Metropolitan Toronto for delivery in the Towns of Mississauga, Port Credit or Streetsville and the urban zone therein and vice versa, unless previously authorized,
 - (5) the licensee shall not pick up goods in Metropolitan Toronto for delivery in the Town of Markham nor pick up goods in the Town of Markham for delivery in Metropolitan Toronto, unless previously authorized.
4. For one person's goods at a time on any one continuous trip on international or inter-provincial traffic, from or to the said international boundaries and/or the Ontario-Quebec border from and to:
- (a) Arkona, Chatham, Township of Woolwich, Embro, Hamilton, Kitchener, London, Metropolitan Toronto, Township of Wilmot, Oakville, Simcoe, Township of North

Dumfries, Floradale and a 4-mile radius thereof, Townships of Bosanquet, Metcalfe, Aldborough, Dunwich, Southwold, Delaware, Westminster, London, Williams East, Williams West, Adelaide, Ekfrid, Caradoc, Lobo, Orford, Zone, Mosa, Euphemia, Brooke and Warwich (excluding that portion of Bosanquet lying north of the Cut and also excluding the Town of Forest), Burford, Halton Hills, Niagara Falls (including a 5-mile zone from the municipality limits of the City of Niagara Falls), the Township of Burford and Police Village of Scotland.

- (b) Points in Middlesex County, of threshing machines, tractors, separators, electric transformers, well drilling outfits, road building contractors equipment and farm implements.

5. For the carriage of one person's goods at a time to or from points in Ontario to or from the international boundary at the Niagara River, for furtherance to or from points in the United States of America, as authorized.

PROVIDED that vehicles operated under this licence be prohibited from conveying shipments to or from any points north of North Bay on King's Highway No. 11, and all present or future highways connecting with King's Highway No. 11 north of the intersection with King's Highway No. 17 near North Bay.

6. For the carriage of one person's goods at a time to or from points in Ontario to or from the international boundary at the Detroit River, for furtherance to or from points in the United States of America.

PROVIDED THAT:

- (a) there be no movement of goods to or from any point north of North Bay on King's Highway No. 11 and all present or future highways connecting with King's Highway No. 11 near its intersection with King's Highway No. 17 near North Bay;
- (b) the licensee shall not operate internationally low-bed or drop-frame trailer equipment, or trailer equipment especially designed for the transportation of commodities in bulk;
- (c) the motor vehicles of the licensee shall not be operated internationally;
- (d) this extension shall be operated only in accordance with the terms of the certificate of public necessity and convenience issued by the Interstate Commerce Commission of the United States of America in docket MC-90548 to Husband International Transport (Ontario) Ltd.;

- (e) this extension shall be valid only as long as this licensee remains under the same control and management as Husband International Transport (Ontario) Limited.
5. For the carriage to the Ontario-Quebec border at Riviere Beaudette and Ottawa/Hull, for furtherance to points in the Province of Quebec, as authorized, of the goods of Silverwoods Dairies Limited from Melbourne and Woodstock, Parkhill Creamery Limited of Parkhill, General Foods Limited of Montreal and Consumers Glass Company Limited of Montreal, Dow Brewery Limited and Noranda Metal Industries Limited of Montreal (from points west of London, including St. Thomas), Imperial Tobacco Products Limited, consisting of leaf tobacco only from Chatham and Leamington; and by shipment from such points, from the said border at the said points, to points in Ontario, west of Hamilton, for the said Companies and concerns, (excluding Imperial Tobacco Products Limited).
 6. For the carriage of Prefabricated concrete in the form of roofing, slabs, blocks or any other form, for and on behalf of Siporex, a division of Domtar Construction Materials Limited, of the Town of Delson, in the Province of Quebec, from the Ontario-Quebec border at or near Virginiatown, Hawkesbury, Hull, Pointe Fortune and Riviere Beaudette, to all points on Highway No. 12 and all points lying west and south thereof, including the Niagara Peninsula and to Oshawa and to points in the Counties of Haliburton, Peterborough, North Cumberland, Durham, Vittoria and that portion of Ontario lying east of King's Highway No. 12 in the Province of Ontario.
 7. For the carriage of the products of Canadian International Paper Company, and its subsidiary, Masonite Canada Limited, by shipment from Gatineau in the Province of Quebec, from the Ontario-Quebec border at Ottawa, to all points in the Counties of Wentworth, Waterloo, Middlesex, Lambton, Essex, Kent, Elgin, Oxford, Norfolk, Brant, Perth, Huron, Bruce, Grey and Wellington, excluding all points on and north of King's Highway No. 21 in Bruce County from and including Port Elgin on the west to the boundary of Grey County in the Province of Ontario.
 8. For the transportation of power plants, aircraft equipment and incidental accessories when moving in emergency service for installation in or removal from aircraft of Air Canada, located in the Provinces of Alberta, Saskatchewan, Manitoba, Quebec, New Brunswick, Nova Scotia or in the United States of America.
- (a) the correspondence of the Highway Traffic Board of the Province of Alberta, dated May 5th, 1971;
 - (b) the correspondence of the Highway Traffic Board of the Province of Saskatchewan, dated May 27th, 1971;
 - (c) the correspondence of the Highway Traffic Board and Motor Transport Board of the Province of Manitoba, dated March 16th, 1971;
 - (d) the complementary authority of the Transportation Board of Quebec, dated July 8th, 1971;
 - (e) the complementary authority of the Motor Carrier Board of the Province of New Brunswick, dated February 2nd, 1973;
 - (f) the complementary authority of the Board of Commissioners of Public Utilities of the Province of Nova Scotia, dated January 27th, 1972;
 - (g) the complementary authority of the Interstate Commerce Commission of the United States of America MC115452, Sub 2 and of Husband International Transport (Ontario) Limited, dated August 21st, 1967;

all filed with the Ontario Highway Transport Board.

PROVIDED FURTHER that this operation will be restricted to the use of specially adapted air cushioned low-bed trailers.

METROPOLITAN TORONTO DEFINITIONS

All reference to Toronto or Metropolitan Toronto to Class 'A' and Class 'C' privileges shall be interpreted to mean:

- (a) Metropolitan Toronto and all points in Mississauga, Port Credit or Streetsville, including all urban zones therein, but excluding the Toronto International Airport (Malton),
- (b) that part of the Town of Vaughan bounded on the west by King's Highway No. 400 and bounded on the north by Sherwood Road (also known as Carrville Road) and bounded on the south by Steeles Avenue West and bounded on the east by Keele Street running south to Langstaff Road and also bounded on the east by Dufferin Street running south from Langstaff Road to Steeles Avenue West,
- (c) that part of the Town of Markham in the Regional Municipality of York bounded:
 - (i) on the north by the southerly boundary of the Town of Richmond Hill, and the Carrville Road (also known as 16th Avenue)

PROVIDED FURTHER that this authority be operated only in conjunction with the following:

running east from the easterly boundary of the Town of Richmond Hill;

(ii) on the east by Kennedy Road;

(iii) on the south by Steeles Avenue; and

(iv) on the west by Highway No. 11 (Yonge Street).

PROVIDED THAT:

- (1) the licensee shall not operate tank trucks, tank trailers or other equipment which has been specially designed or constructed for the movement of commodities in bulk, unless previously authorized;
- (2) there shall be no movement to or from Brampton or Bramalea in the Township of Chinguacousy, Malton in Mississauga, Richmond Hill, Vaughan and Whitchurch-Stouffville, unless previously authorized;
- (3) the licensee shall not transport any shipment exceeding 3,000 pounds in weight from the installation of Domtar Construction Materials Limited and/or Canada Brick, Division of Martin-Marietta (Canada) Limited in the Towns of Mississauga, Port Credit or Streetsville, or in the Township of Chinguacousy and Vaughan, unless previously authorized;
- (4) the restriction to clause (a) of the Metropolitan Toronto description above only the licensee shall not pick up goods in Metropolitan Toronto for delivery in the Towns of Mississauga, Port Credit or Streetsville and the urban zones therein and vice versa, unless previously authorized;
- (5) the licensee shall not pick up goods in Metropolitan Toronto for delivery in the Town of Markham, not pick up goods in the Town of Markham for delivery in Metropolitan Toronto, unless previously authorized.

ALTERNATIVE ROUTES—For the carriage of goods by the following alternative routes, provided that no additional pick-up or delivery privileges be permitted thereon:

1. King's Highway Nos. 2, 5, 7, 7A, 15, 16, 17, 19, 24, 24A, 27, 31, 37, 41, 45, 54, 56, 59, 73, 74, 86, 115, 135, 140, 400, 401, 403, 410, 427, Queen Elizabeth Way, Regional and Township Roads.

CLASS 'D' PRIVILEGES

- (a) For the conveyance of one person's goods at a time of threshing machines, tractors, separators, electric transformers, well drilling outfits, road building contractor's equipment and farm implements, from or to all points in the County of Middlesex.

(b) For the carriage of goods, for and on behalf of McCormicks Limited, London.

(c) For the carriage of goods, for and on behalf of Samsonite of Canada Limited, Kroehler Manufacturing Company Limited, Prestonia Stationery and Standard Products Limited, from the City of Stratford to the City of Sarnia and return.

(d) Manufactured tobacco products including cigarette papers, for and on behalf of Imperial Tobacco Products Limited, from the premises of the said company or subsidiary companies in Metropolitan Toronto to tobacco wholesalers in the County of Simcoe and the Regional Municipality of York and points in Ontario westerly and southerly thereof, and from the above mentioned premises to tobacco wholesalers at Oshawa, Newcastle, Whitby, Peterborough, and points in Ontario north of North Bay.

(e) For the carriage of tobacco and supplies, for and on behalf of Imperial Tobacco Products Limited, to and from their installations situate in Guelph.

(f) Flue-Cured unmanufactured tobacco leaf in bales, from the tobacco auction exchanges at Tillsonburg, Aylmer and Delhi to tobacco leaf processing plants at Delhi, Leamington, Aylmer, Chatham and Kingsville, and rejected shipments from the said tobacco leaf processing plants to the said tobacco auction exchanges.

(g) Tobacco between leaf processing plants at Delhi, Leamington, Aylmer, Chatham and Kingsville.

(h) Grains, soya beans and corn, for and on behalf of Top Notch Feeds Limited to Port Stanley and between the said Companies' elevators at St. Thomas, Springfield, Aylmer, Dutton and Tilbury.

(i) Bulk commodities in trailers, for and on behalf of Canada Cement Lafarge Limited.

(j) For the transportation of power plants, aircraft equipment and incidental accessories when moving in emergency service for installation in or removal from aircraft of Air Canada in the Province of Ontario.

PROVIDED that this authority be restricted to the use of specially adapted air cushioned low-bed trailers.

ALTERNATIVE ROUTES:

9. For the carriage of goods by the following alternative routes, provided that no additional pick-up or discharge privileges be permitted thereon,

- (a) King's Highway Nos. 2, 5, 7, 7A, 15, 16, 17, 19, 24, 24A, 27, 31, 37, 41, 45, 54, 56, 59, 73, 74, 86, 115, 135, 140, 400, 401, 403, 410, 427, and Queen Elizabeth Way.

PROVIDED this authority be operated only in conjunction with the complementary authorities as issued by the Interstate Commerce Commission of the United States of America Number MC 115452, Sub 2 and of the Quebec Transport Commission Number 531V;

02339-A56

also applies to rewrite licence A-320 for clarification.

The rewrite reflects Regional Government changes and new highway names, also alternative routes, where applicable, without any additional pick-up or discharge privileges.

Rewrite follows:

FROM AND TO:

ROUTE 1—Metropolitan Toronto and London via King's Highway Nos. 2, 6, 3 and 4.

PROVIDED that there be no pick-up or delivery at points located on Highway No. 2 between Brantford and Woodstock.

ROUTE 2—Simcoe and Welland via King's Highway No. 3 and Regional Municipality of Niagara Road No. 23.

ROUTE 3—Nanticoke, Simcoe, Vittoria, St. Williams and Port Rowan via King's Highway No. 24 and Regional Municipality of Haldimand-Norfolk and Township roads.

ROUTE 4—London and Hamilton via King's Highway Nos. 4, 7 and 8.

PROVIDED that there be no pick-up or delivery at points located on Route Number 4 between London and Kitchener except at St. Marys and Stratford.

ROUTE 5—The Township of North Dumfries, Kitchener, Waterloo via King's Highway No. 85 to its junction with King's Highway No. 86 in the Township of Woolwich.

ROUTE 6—The Township of North Dumfries, Kitchener, Waterloo, Guelph and Hamilton via King's Highway Nos. 7, 6 and Regional Road No. 6.

ROUTE 7—Metropolitan Toronto and Ottawa.

PROVIDED there shall be no pick-up or discharge of goods at points between Metropolitan Toronto and Ottawa.

ROUTE 8—London and points in the Townships of Bosanquet, Aldborough, Dunwich, Southwold, Delaware, Westminster, London, Williams East, Williams West, Adelaide, Metcrafe, Mosa, Ekfrid, Caradoc, Lobo, Orford, Euphemia, Zone, Brooke and Warwick (excluding that portion of the Township of Bosanquet north of The Cut and the Town of Forest) via King's Highway Nos. 2, 3, 4, 7, 21, 22, 74, 76, 79, 80, 81, 82 and County and Township Roads.

ROUTE 9—London and Windsor via Highway No. 2.

PROVIDED there be no pick-up or discharge of goods at points located on Route No. 9 between the south-west border of Zone Township and Chatham.

ROUTE 10—Metropolitan Toronto and Mississauga, Port Credit and Streetsville.

PROVIDED there be no movement of goods:

(a) to or from the Toronto International Airport (Malton),

(b) in tank trucks, tank trailers or other equipment especially designed or constructed for the movement of commodities in bulk,

(c) to or from the installations of Domtar Construction Materials Limited in the Town of Mississauga.

ROUTE 11—Metropolitan Toronto and Hamilton, Stoney Creek, Grimsby, Lincoln, St. Catharines, Pelham, Welland, Niagara Falls, Niagara-on-the-Lake, Thorold, and a 5-mile zone from the Municipal limits of the City of Niagara Falls via Highway Nos. 2, 8, 20, 55, 58, 405, 406, 420, Queen Elizabeth Way and Regional Municipality of Niagara Roads.

ROUTE 12—Metropolitan Toronto and Brampton, Halton Hills (and a 4-mile radius) Milton and Hamilton, via King's Highway Nos. 2, 5, 7, 10, 25 and 401.

ROUTE 13—London and Hamilton via King's Highway Nos. 2 and 53.

PROVIDED there be no local pick-up or delivery at points located on Route 13 between Woodstock and Brantford except at Burford.

PROVIDED that Routes 1 to 13 inclusive include intermediate points thereon except as noted.

CLASS 'C' PRIVILEGES

TO OR FROM:

- (a) Arkona, Chatham, Township of Woolwich, Embro, Hamilton, Kitchener, London, Metropolitan Toronto, Township of Wilmot, Oakville,

Simcoe, Township of North Dumfries, Waterloo, Floradale and a 4-mile radius thereof, Townships of Bosanquet, Metcalfe, Aldborough, Dunwich, Southwold, Delaware, Westminster, London, Williams East, Williams West, Adelaide, Ekfrid, Caradoc, Lobo, Orford, Zone, Mosa, Euphemia, Brooke and Warwick (excluding that portion of Bosanquet lying north of The Cut and also excluding the Town of Forest), Halton Hills, Niagara Falls, (including a 5-mile zone from the municipal limits of the City of Niagara Falls, the Township of Burford and Police Village of Scotland.

(b) Windsor.

PROVIDED there be no movement to or from any point north of North Bay on King's Highway No. 11 and all present or future highways connecting with King's Highway No. 11 north of its intersection with King's Highway No. 17 near North Bay.

(c) That portion of Burlington lying south of No. 5 Side Road.

PROVIDED the licensee be prohibited from picking up goods at the installation of C.I.P. Containers Limited at Burlington.

CLASS 'F' PRIVILEGES

- (a) For the carriage of cement, for and on behalf of Canada Cement Lafarge Limited, from their installation in the Township of Zorra.
- (b) For the carriage of rough lumber, bricks, tile, cement blocks, cement, cinder blocks, sand, gravel, rubble, slag, earth, turf, crushed or uncut rock and stone, and asphalt for the use in road construction and road maintenance and only when carried to stock piles and construction sites, but not liquid or viscous materials carried by tank truck or tank trailers designed for that purpose, unless previously authorized.

PROVIDED that the vehicles operated under subparagraphs (b) and (c) are prohibited from conveying to or from any points north of North Bay on King's Highway No. 11 and all present or future highways connecting with King's Highway No. 11 north of its intersection with King's Highway No. 17 near North Bay.

CLASS 'H' PERMISSION—For the conveyance of uncrated used household goods and furniture from or to the Village of Arkona, the Borough of York, the Town of Simcoe, Elmira, New Hamburg and from and to points in the Township of Bosanquet, Aldborough, Dunwich, Southwold, Delaware, Westminster, the Township of London, Williams East, Williams West, Orford, Adelaide, Ekfrid, Caradoc, Lobo, Zone, Euphemia, Brooke and Warwick (excluding that portion of the Township of Bosanquet lying north of The Cut and excluding the

Town of Forest), Georgetown and Burford, but does not permit such goods to or from Metropolitan Toronto, Hamilton, Ottawa, London, Windsor, Kitchener, Waterloo and Niagara Falls.

**J. E. Adams Cartage &
Storage (1975) Limited,**

25633

207 Bethridge Road East,
Rexdale, Ontario,

applies for a Class 'D' public commercial vehicle operating licence in the following terms: "For the carriage of:

- (a) new crated or uncrated equipment, furniture and fixtures for the installation thereof or for the location thereof at a specific site preparatory for installation, when such equipment, furniture and fixtures are part of the furnishings of museums, hospitals, factories or public institutions;
- (b) computers and conveyor systems, where specialized handling is required, together with parts that are incidental thereto for the installation thereof or the location thereof at a specific site preparatory for installation,

to or from Metropolitan Toronto, when carried in commercial motor vehicles equipped with automatic tailgate loading or unloading devices which are required in the loading or unloading of the said equipment, furniture, fixtures, computers and/or conveyor systems.

PROVIDED that the licensee be restricted to the carriage of goods from one consignor to one or two consignees only on any one trip.

PROVIDED FURTHER that the above terms be deleted from Class 'A' public commercial vehicle operating licence No. 689, now in the name of Muir's Cartage Limited".

D. S. CHURCH,
Secretary.

(6448)

46

Ronald Urquhart, Esq.,
110 Ellis Street,
Chatham, Ontario.

25697

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificate pursuant to which Class 'F' public commercial vehicle operating licence No. F-T-19452 was issued and has fixed Wednesday, the 14th day of January, 1976, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, at 10 a.m. (E.S.T.) for that purpose.

At the hearing the reviewee will be required to show cause why this certificate should not be amended or revoked by reason of operations contrary to the public interest. The operations are, more specifically, continued disregard of *The Public Commercial Vehicles Act* and *The Highway Traffic Act* and Regulations pursuant thereto.

The Board may amend or revoke the terms of the said certificate.

D. S. CHURCH,
Secretary.

(6458) 46

The following applications for certificates under *The Public Vehicles Act*, R.S.O. 1970, Chapter 392, are published pursuant to Section 8, R.R.O. 1970, Regulation 632:

Aime Martin, Esq., 25649
R.R. #1,
Alban, Ontario,

applies for the transfer of public vehicle (school bus) operating licence No. 3560, standing in the name of Rev. Lionel Joseph Brousseau, Main Street, Alban, Ontario.

Ontario Northland Transportation Commission, 15099-X
195 Regina Street,
North Bay, Ontario,

applies for the transfer of public vehicle operating licence No. 72, standing in the name of Rock View Bus Lines Limited, 1 Carter Street, Levack, Ontario.

Kunkel Services Limited, 17993-G
Mildmay, Ontario,

applies for the transfer of public vehicle (school bus) operating licence No. 958, standing in the name of Wilfrid Murray, 106 Archie Street, Walkerton, Ontario.

D. S. CHURCH,
Secretary.

(6459) 46

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, are published pursuant to Section 8, R.R.O. 1970, Regulation 632:

Ronald Allan Gipson, Esq., 24063-B
P.O. Box 3,
Delta, Ontario,

applies for a Class 'E' public commercial vehicle operating licence:

1. For the carriage of milk and cream, for and on behalf of The Ontario Milk Marketing Board from the following named producers to the installation of Cow and Gate Canada Ltd., Gananoque, Ontario, or such other point as The Ontario Milk Marketing Board may direct:

Harvey Stinson, W. Lot 23, Con. 8;
Maurice Jeremiah Breen, S.E. Lot 22, Con. 12;

both of the Township of Bedford; and

Lloyd Bresee, W. Lot 16, Con. 9;
Leonard Donnelly, Lot 21, Con. 6;
Wilbert McCann and Michael McCann
o/a McCann Bros., E. Lot 18, Con. 6;
Thos. J. Ryan, Lot 5, Con. 5;
Donald R. Blair, Lot 7, Con. 5;
Frank Green, Lot 4, Con. 7;
Edmond C. Fitzgerald, Lot 4, Con. 8;
Edgar J. Sanders, Lot 14, Con. 10;
Charlie Norwood, Lot 13, Con. 3;
Harold Allan Derbyshire, Lot 8, Con. 8;
James Arnold Lewis, Lot 20, Con. 7;
David Allan Blair, Lot 6, Con. 6;
Gordon Laidlaw, Lot 10, Con. 10;
Chas. Henry Pritchard, Lot 2, Con. 6;
James Merkley, Lot 13, Con. 3;
Harold Green, S.E. Lot 3, Con. 6;
Joseph Younge, Lot 11, Con. 9;
Mrs. M. Laidlaw, Lot 1, Con. 9;
Gerald Last, Lot 21, Con. 7;
Oliver Bennett, Lot 11, Con. 10;
Edmund Tobin and Walter Tobin, Lot 14, Con. 9;

all of the Township of North Crosby; and

Reginald Serson, W. Lot 31, Con. 11;
Joseph Knapp, Lot 24, Con. 10;
H. Williams, Lot 23, Con. 10;
Estate of Norman Crowe, Lot 3, Con. 8;

all of the Township of Storrington; and

Desmond Quigley, Lot 25, Con. 5;
Wilbur John Merkley, Lot 26, Con. 6;

both of the Township of North Burgess; and

Buss Collens Tye, N. Lot 1, Con. 9;

of the Township of the Front of Leeds and Lansdowne;
and

Allan Kelsey, Lot 5, Con. 11;
Arnold Covey, Lot 4, Con. 9;
Fred Tye, Lot 3, Con. 10;

all of the Township of the Rear of Leeds and Lansdowne.

2. For the carriage of milk and cream, for and on behalf of The Ontario Milk Marketing Board from the following named producers to the installation of Kraft Foods Ltd., Wolfe Island, Ontario, or such other point as The Ontario Milk Marketing Board may direct:

Donald Clifton Day, Lot 20, Con. 1;
Francis Jackson, Lot 3, Con. 4;

both of the Township of the Front of Leeds and
Lansdowne; and

Stanley Nuttall, Lot 7, Con. 4;

of the Township of the Rear of Leeds and Lansdowne.

Yves Joseph Leroux, Esq.,
Balderson, Ontario,

25457

applies for a Class 'E' public commercial vehicle operating licence, "For the carriage of milk, for and on behalf of The Ontario Milk Marketing Board from the following named producers to the installation of Balderson Cheese and Butter Association, Balderson, Ontario or to such other point as The Ontario Milk Marketing Board may direct:

Kenneth J. Campbell, Lot 4, Con. 6;
Ralph James Barrie, Lot 2, Con. 6;
Ronald J. McCurdy, Lot 3, Con. 9;
Eric Peter Adam, Lot 5, Con. 9;
James J. Dowdall, Lot 10, Con. 4;
Elmer Couch, Lot 15, Con. 10;
Glen Guthrie, Lot 9, Con. 10;
Robert McEwen, Lot 14, Con. 11;
Arthur James Mather, Lot 6, Con. 10;
William Earl McNaughton, Lot 13, Con. 9;
Robert W. James, Lot 6, Con. 8;
Stewart Allan, Lot 1, Con. 8;
R. Arnold Playfair, Lot 3, Con. 10;
John M. Blair, Lot 12, Con. 11;
James Edward King, Lot 1, Con. 10;
Floyd James Guthrie, Lot 11, Con. 11;
Gary W. Bron, Lot 7, Con. 7;
Wm. Arnold Campbell, Lot 8, Con. 8;
John Maxwell, McIlquham, Lot 7, Con. 10;
Charles W. Duby, Lot 2, Con. 10;
Reginald J. Warren and Son, Lot 7, Con. 8;
Paul H. McFarlane, Lot 10, Con. 9;
Glen Thompson, Lot 5, Con. 7;
William C. Dunlop, Jr., Lot 5, Con. 8;
William Montgomery, Lot 8, Con. 12;
Daniel Munroe, E. Lot 5, Con. 11;

all of the Township of Drummond; and

G. W. Ross Campbell, Lot 25, Con. 9;
Howard J. McGregor, Lot 27, Con. 7;
Clifford Kerr, E. Lot 21, Con. 5;
Ronald Clyde Bulloch, Lot 24, Con. 8;
Harold Donald Cameron, Lot 24, Con. 7;
Arthur Warren Bowes, Lot 17, Con. 2;
William George Coutts, Lot 17, Con. 9;
John Keith Willows, Lot 29, Con. 7;
Steven James Peters, Lot 20, Con. 6;
Thomas James Ennis, Lot 24, Con. 4;
Archie Ferguson, W. Lot 24, Con. 4;
Cornelius Leeflang, Lot 26, Con. 6;
Archie Yuill, Lot 20, Con. 8;
James William Tryon, Lot 4, Con. 4;
Miner Ernest Bell, Lot 23, Con. 8;
James Hughes, Lots 22 & 23, Con. 7;

Harry Beute, Lot 25, Con. 7;
Jay K. Playfair, Lot 21, Con. 12;
James Cecil Dobbie, Lot 26, Con. 5;
Donald M. Bell, Lot 25, Con. 8;
John A. Erwin, Lot 9, Con. 11;
Stewart James, E. Lot 20, Con. 8;
Blanch E. Brady, Lot 17, Con. 3;

all of the Township of Bathurst; and

Walter E. Stewart, Lot 11, Con. 1;
Arnold Clayton Long, Lot 8, Con. 3;

both of the Township of North Sherbrooke; and

Gerald Flood, Lot 6, Con. 3;

of the Township of Dalhousie and North Sherbrooke.

James McLaren, E. $\frac{1}{2}$ Lot 3, Con. 4;
Allen Stewart, Lot 5, Con. 4;
Harris Burns, Lot 4, Con. 7;
Steadholm Farms, Lot 14, Con. 1;
Earl Stead, Lot 17, Con. 3;
Frank Stead, Lot 10, Con. 4;
Stewart Rodger, Lot 10, Con. 7;
Harold Rodger, Lot 9, Con. 3;
Robert Reid, Lot 13, Con. 4;
Albert Affleck and Robert Affleck, o/a Affleck Bros.,
Lot 14, Con. 5;
Bert Rodger, Lot 15, Con. 7;
Lyll Mather, Lot 16, Con. 5;
George James, Lot 13, Con. 9;
David Blackburn, Lot 13, Con. 6;
Thomas Oswald Ireton, Lot 2, Con. 9;
Delmer E. McKirdy, W. $\frac{1}{2}$ Lot 20, Con. 9;

all of the Township of Lanark.

Bernard Hormidas Villeneuve,
Esq.,
R.R. #3, Dyer Road,
Maxville, Ontario,

13416-J

applies for a Class 'E' public commercial vehicle operating licence, "For the carriage of milk for and on behalf of The Ontario Milk Marketing Board, from the premises of the following named producers to Kraft Foods Limited at Ingleside or such other point as The Ontario Milk Marketing Board may direct:

John Wensink and George Wensink, Lot 9, Con. 17;
Lorenzo Lager, Lot 5, Con. 6;
Roger J. Villeneuve, S. Lot 16, Con. 8;

all of the Township of Kenyon; and

Johannes Gerardus Herfkens, Lot 5, Con. 7;
Marinus Pynenburg, Lot 23, Con. 7;
Hector Courville, W. $\frac{1}{2}$ Lot 6, Con. 5;
Leonard J. Kearns, E. $\frac{1}{2}$ Lot 11, Con. 5;
Henry Ouderkirk and John Ouderkirk, S.P. Lot 10,
Con. 8;
Clair Robertson, Lot 9, Con. 6;
Thomas Grady, Lot 5, Con. 5;

J. P. Ruddy, Lot 11, Con. 7;
 Antonius Sanders, Lot 9, Con. 6;
 Glendon Casselman, E. ½ Lot 7, Con. 3;
 Leo Joseph Hunt, Lot 9, Con. 5;
 John Leslie Irvén, Lot 3, Con. 7;
 Garnet Rutley, Lot 11, Con. 5;
 Armand R. Gibeault, E. ½ Lot 9, Con. 8;
 Jean Pierre Landry, Lot 4, Con. 8;
 Christiaan A. Van Turnhout, Lot 6, Con. 6;
 all of the Township of Finch; and

Fernand Sabourin, W. Lot 22, Con. 6;
 Thomas Johnsen, E. Lot 10, Con. 6;
 Marcel Legault, E.R. Lot 11, Con. 9;
 Maurice Bray, Lot 31, Con. 7;
 Lucien Quesnel, Lot 30, Con. 8;
 Aldei Denis, Lot 21, Con. 6;
 Rene Brabant, Lot 10, Con. 6;
 Gerard Sabourin, Lot 7, Con. 6;
 Marcel Claude, Lot 5, Con. 10;
 Archie MacGregor, Lot 10, Con. 8;
 Leo P. Cuerrier, Lot 13, Con. 6;
 Jean Brabant, W. Lot 5, Con. 10;
 Alderic Bray, Lot 12, Con. 9;
 Mr. Romeo Aubin, Lot 7, Con. 7;
 Donald Cummings, Lot 1, Con. 6;
 Sesel S. Wert, Lot 21, Con. 3;
 Adelard Allaire, Lot 8, Con. 10;
 Rheel Paquette, E. ½ Lot 7, Con. 7;
 Lionel Pitre, Lot 21, Con. 8;
 Wilfred Sauve, Lot 6, Con. 5;
 Arnoldus Harvoort, Lot 18, Con. 4;
 Maurice Racine, Lot 13, Con. 8;
 Paul Emile Gubeault, Lot 20, Con. 8;
 Steward Bradley, E. Lot 11, Con. 6;
 Menzies McRae, Lot 21, Con. 7;
 Charles H. Poapst, N. Lot 17, Con. 3;
 Earl MacNeil, Lot 16, Con. 6;
 Emile Quesnel, E. Lot 32, Con. 8;
 Gerard E. Sabourin, Lot 29, Con. 8;
 Jean Quesnel, W. Lot 27, Con. 8;
 Emile Brabant, W. Lot 6, Con. 10;
 John H. Dore, Lot 23, Con. 5;
 Lionel Bazinet, Lot 26, Con. 8;
 Louis Bazinet, Lot 36, Con. 8;
 Ernest Allaire, Lot 9, Con. 10;
 Andre Prevost, Lot 23, Con. 8;
 Florian Thauvette, Lot 10, Con. 9;
 Hubert Sabourin, Lot 22, Con. 8;
 Leo Sabourin, Lot 28, Con. 8;
 Andre Cuerrier, E. ½ Lot 8, Con. 6;
 Bernard Villeneuve, E. Lot 9, Con. 6;
 Robert Lafleur, Lot 23, Con. 9;
 Henri Bruno Brunet, Lot 2, Con. 6;
 Rheel R. Forgues, Lot 28, Con. 8;

all of the Township of Roxborough; and

Leo A. Lafleche, E. ½ Lot 5, Con. 7;
 Albert Latour, Lot 7, Con. 8;
 Gerard Lafleche, Lot 4, Con. 6;
 Donat Racine, Lot 4, Con. 8;
 Lucient Lafleche, Lot G, Con. 7;
 Donat Brunet, Lot GNE, Con. 6;
 Raymond Sequin, Lot 16, Con. 6;

all of the Township of Cambridge; and

Donald Servage, N.E. Lot 22, Con. 6;
 Leo Coyne, Lot 24, Con. 7;
 Victor Patenaude, S.W. Lot 24, Con. 6;
 Gerard Lafrance, Lot 24, Con. 8;

all of the Township of Winchester; and

Gilles Lanarche, Lot 16, Con. 20;
 Jean Guy Faubert, Lot 16, Con. 19;

both of the Township of South Plantagenet.

These are the terms of Class 'E' public commercial vehicle operating licence No. 1630, not renewed for 1975.

Oxford Milkway Transport

Co-operative,

19717-D

822 Parkinson Road,
 Woodstock, Ontario,

applies for an amendment and extension to Class 'E' public commercial vehicle operating licence No. 2417,

Delete the following shippers:

Gordon Scott, Lot 13, Con. 15;
 Herman Hoogkamp, Lot 1, Con. 9;
 Ralph W. Daniels, Lot 7, Con. 14;
 T. Webber Lazenby, Lot 8, Con. 13;
 John C. Vernooy, Lot 15, Con. 15;

all of the Township of East Zorra; and

Joseph A. Pelkmans, Lot 24, Con. 7;
 J. Willard Mackay, Lot 13, Con. 9;
 George W. Smith, Lot 16, Con. 5;
 Alex McIntosh, Lot 16, Con. 7;
 Charles Alonzo Rand, Lot 24, Con. 6;
 Ross J. McCorquodale, Lot 18, Con. 1;
 Morris Evert Thalen, Lot 9, Con. 8;
 Lawrence Munro, Lot 24, Con. 5;
 Hein Lunburg, Lot 18, Con. 2;
 Jan Hugo Dewit, Lot 22, Con. 5;
 Howard Innes, Lot 29, Con. 5;
 Ronald Fraser, Lot 20, Con. 5;

all of the Township of West Zorra; and

Wilfred Greenfall Lazenby, Lot 15, Con. 4;
 George William Buchanan, Lot 10, Con. 3;
 Vernon Canfield and Stuart Canfield o/a Canfield Farms Ltd., Lot 14, Con. 1;

all of the Township of East Oxford; and

Elmer Karn and Howard Karn, Lot 1, Con. 1;
 Lloyd Karn and Donald Karn, Lot 2, Con. 1;

both of the Township of West Oxford; and

Jack, Stanley and Wilbert Griffin, Lot 13, Con. 1;
 Melvin G. Balls, Lot 8, Con. 1;

both of the Township of Blandford; and

Gordon McCorquodale Mills, Lot 17, Con. 14;

of the Township of East Nissouri.

and substitute therefor the following shippers:

Murray Macklyn Logan, Lot 17, Con. 13;
 Wilfred Byerlay, Lot 3, Con. 9;
 Clifford Glen Bruce, Lot 15, Con. 13;
 Dennis Zylstra, Lot 17, Con. 12;
 Jansen Farms (Oxford) Ltd., Lot 13, Con. 14;
 Allen Hart, Zorra Farms Ltd., Lot 10, Con. 11;
 J. Willard and John L. Mackay, Lot 13, Con. 9;
 Northlea Farms Inc., Lot 8, Con. 14;
 Melior Holsteins Ltd., Lot 1, Con. 9;

all of the Township of East Zorra; and

Gordon German, Lot 21, Con. 1;

of the Township of North Oxford; and

Almac Holsteins Ltd., Lot 16, Con. 7;
 George T. Matheson, Lot 23, Con. 6;
 Roy M. Ross, Lot 17, Con. 6;
 Arend Streutker, Lot 2, Con. 6;
 Auke Vanderhorn, Lot 18, Con. 6;
 William Donald McIntosh, Lot 16, Con. 6;
 John Heersink, Lot 23, Con. 5;
 Fraser T. McNabb, Lot 5, Con. 5;
 Robert G. Walton, Lot 18, Con. 8;
 Foster Munro, Lot 23, Con. 6;
 Ornum Farms Limited, Lot 16, Con. 4;
 Emheigh Farms Ltd., Lot 13, Con. 4;
 Glen Garner, Lot 3, Con. 3;
 John Van Mannen, Lot 18, Con. 1;
 Kenneth L. Fraser, Lot 24, Con. 6;
 James Turpin, Lot 14, Con. 4;
 Christine Fraser and/or Alex Fraser, Lot 21, Con. 7;
 Cornelius De Wit, Lot 22, Con. 5;

all of the Township of West Zorra; and

Edward Miles, Lot 8, Con. 2;
 John Van Wyk, Lot 18, Con. 3;

both of the Township of East Oxford; and

D. W. Karn Farms Inc., Howard J. Karn, Lot 1,
 Con. 1;

of the Township of West Oxford; and

Gerry Roefs, Lot 15, Con. 14;

of the Township of East Nissouri; and

Harold A. Myers, Lot 22, Con. 4;
 Stewart A. Anderson, Lot 37, Con. 4;
 Grenfell R. Wilson, Lot 30, Con. 3;
 Henry P. Klooster, Lot 41, Con. 5;
 Anthony W. Danen, Lot 32, Con. 4;
 James Van Dyk, Lot 42, Con. 4;
 Floyd K. Smythe, Lot 22, Con. 3;
 Robert Beverly Trachsel, Lot 28, Con. 5;
 Carl Krantz, Lot 29, Con. 3;

Dietrich Farms Ltd., Lot 21, Con. 5;
 Frank Kutttschrutter, Lot 28, Con. 3;
 Robert Clemmer and Wilfred Clemmer o/a Clemmer
 Bros., Lot 32, Con. 5;
 Omar Wagler and Son, Lot 6, Con. 1;
 Dietview Farms, Lot 21, Con. 3;
 Tony Emond, Lot 22, Con. 2;
 Kenneth C. Weitzel, Lot 39, Con. 4;

all of the Township of South Easthope; and

James P. Sebben, Lot 38, Con. 1;
 Jack West, Lot 14, Con. 1;
 James H. Algie, Lot 22, Con. 3;
 Laverne Pletsch, Lot 31, Con. 1;
 Glen Fryfogel, Lot 13, Con. 1;
 Mervyn Allen Wilhelm, Lot 33, Con. 1;
 Fred Baker, Lot 39, Con. 2;
 Theo Van Nes, Lot 39, Con. 3;
 John Albert Boersen, Lot 32, Con. 2;
 W. Rae Hilborn, Lot 9, Con. 1;
 Jack Zylstra, Lot 33, Con. 2;
 Kenneth Roy Scheerer, Lot 31, Con. 2;
 Donald John Pitts, Lot 33, Con. 3;
 James A. Sebben, Lot 41, Con. 1;
 Lorne Wagler and Son, Lot 5, Con. 1;
 Harold Niebergall, Lot 1, Con. 1;

all of the Township of North Easthope.

**G. Charette Transport
 Limited,**

24290-B

930 Broadway Street,
 Windsor, Ontario,

applies for an extension to extra-provincial operating
 licence, No. X-1802, delete the words:

“For the carriage of materials used in the re-
 conditioning of pallets, boxes and shipping containers,
 for and on behalf of Auto Pallet and Boxes Ontario
 Limited,

- (a) from its installation in the Township of
 Maidstone, to the international boundary at the
 Detroit River, for furtherance to points in the
 United States of America; and
- (b) by shipment from points in the United States of
 America, from the international boundary at
 the Detroit River, to points in Ontario.

PROVIDED that this authority be operated only in
 conjunction with the complementary authority of
 the Interstate Commerce Commission of the United
 States of America, dated May 29th, 1973, filed with
 The Ontario Highway Transport Board.

PROVIDED FURTHER that this authority be reviewed
 if the complementary authority authorizes the licensee
 to serve points in the United States of America
 other than those in the States of New York and
 Michigan.

wherever the same appears in the current terms and
 substitute therefor the following:

"For the carriage of re-conditioned pallets, re-conditioned boxes and re-conditioned shipping containers, for and on behalf of Auto Pallet and Boxes Ontario Limited;

- (a) from its installation in the Township of Maidstone, to the international boundary at the Niagara, Detroit and St. Clair Rivers, for furtherance to points in the United States of America as authorized; and
- (b) by shipment from points in the United States of America as authorized, from the international boundary at the Niagara, Detroit and St. Clair Rivers, to points in Ontario.

PROVIDED that this authority be operated only in conjunction with the complementary authority of the Interstate Commerce Commission of the United States of America, No. MC-136244 (Sub No. 11) dated February 6th, 1975 and No. MC-136244 (Sub No. 11), dated August 4th, 1975, both filed with The Ontario Highway Transport Board.

PROVIDED FURTHER that this authority be reviewed if the complementary authority of the Interstate Commerce Commission of the United States of America authorizes the licensee to serve points in the United States of America other than those in the States of New York, Ohio and Michigan.

**Highland Transport Co.
Limited,**

150 Commissioners Street,
Toronto, Ontario,

19416-R

applies for an extension to extra-provincial operating licence No. X1564, "For the conveyance of bulk commodities in tank-trucks or trailers from points in the Province of Ontario to the Ontario-Quebec border for furtherance to points in the Province of Quebec, as authorized, and return, but prohibited from the conveyance of any goods to or from any point north of North Bay on King's Highway No. 11 and all present or future highways connecting with King's Highway No. 11 north of its intersection with King's Highway No. 17 near North Bay.

These are the terms to be deleted from extra-provincial operating licence No. X-586, standing in the name of Smith Transport Co. Limited, 150 Commissioners Street, Toronto, Ontario;

19416-S

applies for a Class 'T' public commercial vehicle operating licence, "For the transportation of bulk commodities in tank vehicles.

PROVIDED the licensee be restricted from carrying such commodities to or from any point north of North Bay on King's Highway No. 11 and all present or future highways connecting with King's Highway No. 11 north of its intersection with King's Highway No. 17 near North Bay".

CLASS 'C' PRIVILEGES—From or to all points on King's Highways No. 11 and 17 in the Districts of Thunder Bay and Kenora lying west of Longlac but restricted to movements to or from that part of Ontario south of North Bay.

These are the terms to be deleted from Class 'A' public commercial vehicle operating licence No. 105, standing in the name of Smith Transport Co. Limited, 150 Commissioners Street, Toronto, Ontario.

Christie Transport Limited,

328 Jack Street,
Kemptville, Ontario,

20028-J

applies for transfer of shares:

598 common shares of the capital stock of the company from Forrest Olin Christie to Kenneth David Seymour, of the Town of Kemptville, Ontario;

20 preference shares of the capital stock of the company from Forrest Olin Christie to Kenneth David Seymour, of Kemptville, Ontario.

1 common share of the capital stock of the company from Gary Forrest Christie to Kenneth David Seymour, of Kemptville, Ontario.

1 common share of the capital stock of the company from Dorothy Lorraine Christie to Kenneth David Seymour, of Kemptville, Ontario.

Ronald William Smart, Esq.,

R.R. #3,
Mount Forest, Ontario,

23482-A

applies for the transfer of Class 'FS' public commercial vehicle operating licence No. 635, standing in the name of J. F. Lloyd Hunter, Conn, Ontario.

Carl David Fotheringham, Esq.,

86 Cherryhill Drive,
Kitchener, Ontario,

25707

applies for the transfer of Class 'D' public commercial vehicle operating licence No. 2509, standing in the name of Theodore Dietz, Mildmay, Ontario.

Guy Serge Sarault, Esq.,

7 Elizabeth Street,
Picton, Ontario,

25715

applies for the transfer of Class 'D' public commercial vehicle operating licence No. 1237, standing in the name of Allan Dayton Hegadorn, 361 Main Street, Picton, Ontario.

Ray Alexander Bell, Esq.,
Box 5,
Kippen, Ontario,

17620-F

applies for the transfer of Class 'F' public commercial vehicle operating licence No. 12544, standing in the name of Barry J. Miller, R.R. No. 1, Kirkton, Ontario.

D. S. CHURCH,
Secretary.

(6460)

46 (6461)

ADDENDUM

In ONTARIO GAZETTE of October 25th, 1975, Page 4277, in entry re: Mini Cartage Limited #12029-O after the first words reading "both filed with the Board" add the following;

EXTENSION GRANTED—For the carriage of:

- (a) Livestock by shipment from points in the United States of America, from the international boundary at the Detroit River,
 - (i) to that portion of Ontario lying west of King's Highway No. 6; and
 - (ii) to Toronto,

- (b) Livestock by shipment from points in the Province of Manitoba, as authorized thereby, from the Ontario-Manitoba border at or near West Hawk Lake to that portion of Ontario lying west of King's Highway No. 6, and from the aforesaid portion of Ontario to the said border at the said border point, for furtherance to the said Province as authorized.

D. S. CHURCH,
Secretary.

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ERRATUM

In ONTARIO GAZETTE of October 25th, 1975, on page 4269,

- (1) delete "Bornais, Lawrence (Lanny's Cartage)" and substitute "Lawrence Bornais (Lanny's Cartage)",
- (2) Delete "Class 'H' public commercial vehicle operating licence" and substitute "Class 'D' public commercial vehicle operating licence".

D. S. CHURCH,
Secretary.

(6462)

46

The following applications for approval of tariff of tolls, having been referred to The Ontario Highway Transport Board pursuant to section 11 of *The Public Vehicles Act*, R.S.O. 1970, Chapter 392, will be heard by The Ontario Highway Transport Board at its Chambers, Britannica House, 10th Floor, 151 Bloor Street West, Toronto, Ontario, on Monday, the 1st day of December, 1975 at 9.00 a.m. (E.S.T.). The Board shall entertain representations by any persons presenting themselves at the time and place hereinbefore described:

NAME	LICENCE NOS.
James R. Creighton	
Eldon Sparling Samuel Craig	
Stock Bros. Bus Lines Limited	X168, X170, X170-T1, X187, 192, 200, 1532, 1547, 1681, 1882, 2481, 2532, 2666
Deremo Transit Lines Limited	
Babcock Coach Lines Limited	
Leo Beauregard & Fils Limitee	
Morris Lorne Bradley	
Lola Kehoe	
Stock-Algar Coach Lines Limited	X398, 1653, 1799, 2409, 2538
Bruce Coach Lines Limited	X538, X538-T, 2079, 2593
The Canada Coach Lines Limited	X61, 27, 30, 32, 33, 37, 41, 104, 105, 107, 108, 207, 1060, 1071, 1401, 1529, 1604, 1701, 1735, 1764, 1773, 1774, 1789, 1798, 1843, 1856, 1898, 2518
Smith Bus Line Limited	X298, 1564, 1734

For greater particularity the new tariff of tolls may be seen by the public at The Ontario Highway Transport Board's Chambers, Britannica House, 10th Floor, 151 Bloor Street West, Toronto:

NAME	LICENCE NOS.
Greyhound Lines of Canada Limited	X165, 215, 1697, 1711, 1964
DeCamp Bus Lines	X114
Voyageur Colonial Limited	X81, X86, X274, 1663, 2119
United Trails Inc.	1525

SCHOOL VEHICLE **TARIFF OF CHARTERED TRIP RATES**

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the ministry, is a proposed tariff of chartered trip rates for the public vehicle service operated by

James R. Creighton

Effective Date September 1, 1975 Signature.....

Length of Trip in Miles	Registered Seating Capacity 43	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity
	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip
30	60¢ per mile					
40						
50						
60						
70						
80						
90						
100		Waiting time \$3.00 per hour				
110						
120						
130						
140						
150						
160						
170						
180						
190						
200						
Minimum rate for any chartered trip not wholly within one municipality						

NOTE:—

1. In spaces provided under headings, "Registered Seating Capacity," insert seating capacity of various buses operated.

2. Under columns headed, "Rate per Trip," and opposite each mileage figure listed in column, "Length of Trip in Miles," enter rate charged for operation of bus with corresponding seating capacity for similar mileage.

SCHOOL VEHICLE

TARIFF OF CHARTERED TRIP RATES

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the ministry, is a proposed tariff of chartered trip rates for the public vehicle service operated by

Eldon Sparling Samuel Craig

Effective Date September 1, 1975

Signature.....

Length of Trip in Miles	Registered Seating Capacity 16	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity
	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip
30	40¢ per mile					
40						
50						
60						
70						
80		Waiting time \$3.00 per hour				
90						
100						
110						
120						
130						
140						
150						
160						
170						
180						
190						
200						
Minimum rate for any chartered trip not wholly within one municipality	\$ 12.00					

NOTE:—

1. In spaces provided under headings, "Registered Seating Capacity," insert seating capacity of various buses operated.
2. Under columns headed, "Rate per Trip," and opposite each mileage figure listed in column, "Length of Trip in Miles," enter rate charged for operation of bus with corresponding seating capacity for similar mileage.

TRENTON-BELLEVILLE AREA ONLY
TARIFF OF CHARTERED TRIP RATES

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the ministry, is a proposed tariff of chartered trip rates for the public vehicle service operated by

Stock Bros. Bus Lines Ltd.

Effective Date September 1, 1975

Signature J. L. Langdon

Length of Trip in Miles	Registered Seating Capacity 11 Van	Registered Seating Capacity 44 School Bus	Registered Seating Capacity 48 Activity	Registered Seating Capacity 48 Suburban	Registered Seating Capacity 39-41 Lav /A.C. Coach	Registered Seating Capacity 47-49 Lav /A.C. Coach						
	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip						
30	55¢ per mile	65¢ per mile	70¢ per mile	75¢ per mile	90¢ per mile	\$ 1.00 per mile						
40												
50												
60												
70												
	5¢ per mile extra on trips over long holiday weekends.											
80	\$ 25.00					MINIMUM CHARGE PER DAY				\$150.00		
90												
100		\$ 30.00	\$ 40.00	\$ 45.00	\$100.00							
110						REPORT CHARGE						
120						\$ 20.00	\$ 20.00	\$ 30.00	\$ 40.00		\$ 50.00	\$ 50.00
130	FIRST AND SECOND HOUR	HOURLY RATES			UP TO FOUR HOURS							
140												
150		\$ 25.00	\$ 30.00	\$ 40.00			\$ 45.00	\$ 65.00	\$ 75.00			
160										ADDITIONAL HOURS		
170										\$ 7.00	\$ 7.00	\$ 7.00
180												
190	OVERNIGHTS											
200	\$ 45.00 per night											
Minimum rate for any chartered trip not wholly within one municipality	\$ 25.00	\$ 30.00	\$ 40.00	\$ 45.00	\$100.00	\$150.00						

NOTE:—

1. In spaces provided under headings, "Registered Seating Capacity," insert seating capacity of various buses operated.
2. Under columns headed, "Rate per Trip," and opposite each mileage figure listed in column, "Length of Trip in Miles," enter rate charged for operation of bus with corresponding seating capacity for similar mileage.

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the ministry, is a tariff of tolls proposed for the public vehicle service operated by

Between Cobourg, Via Port Hope and Peterborough

Signature Beverley Bolton

[illegible]

Opposite "S" in each space enter the single or one way fare proposed.

Opposite "R" in each space enter the return fare proposed.

In the columns headed "From" and "To" enter names of stopping places or fare divisions in the order in which they are located on your route.

In the column headed "Mileage" enter the distance in miles between each stopping place or fare division.

In the space provided for "Special Fares" enter "Rates" for trip or book tickets and school or children's fares, if any.

SCHOOL VEHICLE

TARIFF OF CHARTERED TRIP RATES

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the ministry, is a proposed tariff of chartered trip rates for the public vehicle service operated by
Babcock Coach Lines Limited

Effective Date September 1, 1975

Signature Brian Babcock

Length of Trip in Miles	Registered Seating Capacity 13	Registered Seating Capacity 48	Registered Seating Capacity 52	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity
	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip
30						
40	30¢ per mile	40¢ per mile	40¢ per mile			
50						
60						
70						
80						
90		\$3.50 per hour				
100						
110						
120						
130						
140						
150						
160						
170						
180						
190						
200						
Minimum rate for any chartered trip not wholly within one municipality	\$ 16.50	\$ 16.50	\$ 16.50			

NOTE:—

- 1. In spaces provided under headings, "Registered Seating Capacity," insert seating capacity of various buses operated.
- 2. Under columns headed, "Rate per Trip," and opposite each mileage figure listed in column, "Length of Trip in Miles," enter rate charged for operation of bus with corresponding seating capacity for similar mileage.

TARIFF OF CHARTERED TRIP RATES

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the ministry, is a proposed tariff of chartered trip rates for the public vehicle service operated by

Leo Beauregard & Fils Ltée

Effective Date October 6, 1975

Signature Olivier Beauregard

Length of Trip in Miles	Registered Seating Capacity 18	Registered Seating Capacity 45	Registered Seating Capacity 43	Registered Seating Capacity 43	Registered Seating Capacity	Registered Seating Capacity
	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip
30	\$ 15.00	\$ 19.50	\$ 24.00	Deluxe Bus FM Radio Toilet Movable Seat		
40	20.00	25.50	32.00			
50	25.00	32.50	40.00			
60	30.00	35.50	48.00			
70	35.00	45.00	56.00			
80	40.00	53.00	64.00			
90	45.00	57.50	72.00			
100	50.00	65.00	80.00			
110	55.00	71.00	88.00			
120	60.00	81.00	96.00			
130	65.00	89.00	114.00			
140	70.00	95.00	116.00			
150	75.00	100.00	124.00			
160	80.00	106.50	132.00			
170	85.00	113.00	140.00			
180	90.00	120.00	148.00			
190	95.00	126.50	152.00			
200	100.00	133.50	160.00			
Minimum rate for any chartered trip not wholly within one municipality	\$ 15.00	\$ 19.50	\$ 24.00			
To the above-rate add \$40.00 for overnites, plus tolls, bridges, ferries, tunnels, paying highways.						

NOTE:—

1. In spaces provided under headings, "Registered Seating Capacity," insert seating capacity of various buses operated.
2. Under columns headed, "Rate per Trip," and opposite each mileage figure listed in column, "Length of Trip in Miles," enter rate charged for operation of bus with corresponding seating capacity for similar mileage.

SCHOOL VEHICLE **TARIFF OF CHARTERED TRIP RATES**

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the ministry, is a proposed tariff of chartered trip rates for the public vehicle service operated by

Morris Lorne Bradley

Effective Date September 5, 1975 Signature.....

Length of Trip in Miles	Registered Seating Capacity 7	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity
	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip
30						
40						
50	Minimum and Maximum rate of \$25.00 per trip.					
60						
70						
80						
90						
100	School to School Trips only					
110						
120						
130						
140						
150						
160						
170						
180						
190						
200						
Minimum rate for any chartered trip not wholly within one municipality	\$ 25.00					

NOTE:—

1. In spaces provided under headings, "Registered Seating Capacity," insert seating capacity of various buses operated.

2. Under columns headed, "Rate per Trip," and opposite each mileage figure listed in column, "Length of Trip in Miles," enter rate charged for operation of bus with corresponding seating capacity for similar mileage.

SCHOOL VEHICLE

TARIFF OF CHARTERED TRIP RATES

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the ministry, is a proposed tariff of chartered trip rates for the public vehicle service operated by

Lola Kehoe

Effective Date October 8, 1975

Signature L. J. Kehoe

Length of Trip in Miles	Registered Seating Capacity 48	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity
	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip
30	45¢ per mile					
40						
46						
50						
60						
70						
80						
90		Waiting time \$5.00 per hour				
100						
110						
120						
130						
140						
150						
160						
170						
180						
190						
200						
Minimum rate for any chartered trip not wholly within one municipality						

NOTE:—

1. In spaces provided under headings, "Registered Seating Capacity," insert seating capacity of various buses operated.
2. Under columns headed, "Rate per Trip," and opposite each mileage figure listed in column, "Length of Trip in Miles," enter rate charged for operation of bus with corresponding seating capacity for similar mileage.

TARIFF OF TOLLS

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the ministry, is a tariff of tolls proposed for the public vehicle service operated by

Stock-Algar Coach Lines Ltd.

Between Lindsay

and Oshawa

Effective Date June 25, 1975

Signature.....

<div> <div>To</div> <div>FROM</div> </div>	MILEAGE	Lindsay	Jct. Hwys. 35 & 7A	Yelverton	Nestleton	Blackstock Corner	Port Perry	Raglan	Columbus	Oshawa	
Lindsay			S .75 R	S .90 R	S 1.05 R	S 1.25 R	S 1.50 R	S 1.85 R	S 1.95 R	S 2.30 R	S R
Jct. Hwys. 35 & 7A	13			S .50 R	S .50 R	S .60 R	S .85 R	S 1.15 R	S 1.25 R	S 1.60 R	S R
Yelverton	16				S .50 R	S .50 R	S .70 R	S .95 R	S 1.05 R	S 1.40 R	S R
Nestleton	20					S .50 R	S .60 R	S .80 R	S .90 R	S 1.25 R	S R
Blackstock Corner	25	SPECIAL FARES					S .50 R	S .65 R	S .75 R	S 1.05 R	S R
Port Perry	30							S .50 R	S .55 R	S .80 R	S R
Raglan	37								S .50 R	S .50 R	S R
Columbus	39									S .50 R	S R
Oshawa	45										S R

NOTE:—

Opposite "S" in each space enter the single or one way fare proposed.

Opposite "R" in each space enter the return fare proposed.

In the columns headed "From" and "To" enter names of stopping places or fare divisions in the order in which they are located on your route.

In the column headed "Mileage" enter the distance in miles between each stopping place or fare division.

In the space provided for "Special Fares" enter "Rates" for trip or book tickets and school or children's fares, if any.

TARIFF OF TOLLS

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the ministry, is a tariff of tolls proposed for the public vehicle service operated by
Bruce Coach Lines Limited

Between **Hanover, Walkerton, Paisley, and Douglas Point Generating Station**
Kincardine & Tiverton
Effective Date **October 20, 1975** Signature.....

To FROM	MILEAGE											Douglas Point G.S.
			S R	S R	S R	S R	S R	S R	S R	S R	S R	S R
				S R	S R	S R	S R	S R	S R	S R	S R	S R
					S R	S R	S R	S R	S R	S R	S R	S R
						S R	S R	S R	S R	S R	S R	S R
							S R	S R	S R	S R	S R	S R
Hanover	36	SPECIAL FARES 20 ticket cards \$22.00						S R	S R	S R	S R	S 1.50 RN/A
Walkerton	32	20 ticket cards \$18.00							S R	S R	S R	S 1.00 RN/A
Paisley	17	20 ticket cards \$14.00								S R	S R	S 1.00 RN/A
Kincardine	18	20 ticket cards \$14.00									S R	S 1.00 RN/A
Tiverton	10	20 ticket cards \$10.00										S .75 RN/A

NOTE:—

Opposite "S" in each space enter the single or one way fare proposed.

Opposite "R" in each space enter the return fare proposed.

In the columns headed "From" and "To" enter names of stopping places or fare divisions in the order in which they are located on your route.

In the column headed "Mileage" enter the distance in miles between each stopping place or fare division.

In the space provided for "Special Fares" enter "Rates" for trip or book tickets and school or children's fares, if any.

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the ministry, is a tariff of tolls proposed for the public vehicle service operated by

Between Belleville

and Loyalist College

Effective Date September 2, 1975

Signature.....

[illegible]

Opposite "S" in each space enter the single or one way fare proposed.

Opposite "R" in each space enter the return fare proposed.

In the columns headed "From" and "To" enter names of stopping places or fare divisions in the order in which they are located on your route.

In the column headed "Mileage" enter the distance in miles between each stopping place or fare division.

In the space provided for "Special Fares" enter "Rates" for trip or book tickets and school or children's fares, if any.

D. S. CHURCH,
Secretary.

Government Notices Respecting Corporations

Certificates of Incorporation Issued

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, a certificate of incorporation has been issued to:

Name of Corporation	Date of Incorporation	Head Office
ACADEMY CONSTRUCTION AND SUPPLY LIMITED.....	Oct. 16, 1975	Metro. Toronto
ACRON FINANCIAL SERVICES INC.....	Oct. 23, 1975	Metro. Toronto
AEC MACHINERY LTD.....	Oct. 17, 1975	Hamilton, Rgl. Mun. Hamilton-Wentworth
ALBION FURNITURE DESIGN INC.....	Oct. 6, 1975	Metro. Toronto
ALBONA INVESTMENTS INC.....	Oct. 20, 1975	Sudbury, Dis. Sudbury
ALLIED REAL ESTATE LIMITED.....	Oct. 10, 1975	Metro. Toronto
ALLPRO SPORTS GROUP INC.....	Oct. 17, 1975	Kitchener, Rgl. Mun. Waterloo
AMI-ELI-ARIELA LTD.....	Oct. 9, 1975	Metro. Toronto
AMTI'S IMPORTERS LIMITED.....	Oct. 15, 1975	Owen Sound, Co. Grey
ANDAR REALTY LIMITED.....	Oct. 17, 1975	Metro. Toronto
ARISE HOLDINGS LIMITED.....	Oct. 9, 1975	St. Catharines, Rgl. Mun. Niagara
ARMOUR AND DULMAGE AUTOMOBILE SALES INC.....	Oct. 17, 1975	Town Carleton Place, Co. Lanark
A. S. C. INSTRUMENTS LIMITED.....	Oct. 14, 1975	Metro. Toronto
ASHMAN DEVELOPMENTS INCORPORATED.....	Oct. 16, 1975	Metro. Toronto
ASHMOUNT INTERIOR ENTERPRISES LIMITED.....	Oct. 20, 1975	Metro. Toronto
AUDIOVOX CANADA LIMITED.....	Sept. 25, 1975	Ottawa, Rgl. Mun. Ottawa-Carleton
AUMUND INTERNATIONAL LIMITED.....	Oct. 10, 1975	Metro. Toronto
JOE BALDESARRE CONSTRUCTION LTD.....	Oct. 16, 1975	Mississauga, Rgl. Mun. Peel
BARNES BUILDERS LIMITED.....	Oct. 20, 1975	North Bay, Dis. Nipissing
BARRIE COLOUR LABS. LTD.....	Oct. 10, 1975	Barrie, Co. Simcoe
BETA CONSTRUCTION TORONTO LTD.....	Oct. 10, 1975	Metro. Toronto
BETTRINGTON MANAGEMENT INC.....	Oct. 10, 1975	Guelph, Co. Wellington

Name of Corporation	Date of Incorporation	Head Office
BIANCA BOUTIQUES FRANCOIS LTD.....	Oct. 21, 1975	Metro. Toronto
BLUE BAY CARPENTERS LIMITED.....	Oct. 17, 1975	Town Thornbury, Co. Grey
BLUEWATER BATTERY AND ELECTRIC LIMITED.....	Oct. 21, 1975	Twp. Moore, Co. Lambton
M. BOUCHER & SONS INC.....	Oct. 20, 1975	Twp. Alfred, Co. Prescott
BRAMPTON-CHURCH INVESTMENTS INC.....	Oct. 20, 1975	Metro. Toronto
THE BRASS BED LIMITED.....	Oct. 7, 1975	Metro. Toronto
BREALEY DEVELOPMENTS LIMITED.....	Oct. 21, 1975	Peterborough, Co. Peterborough
BRIG SHIP REPAIR LTD.....	Oct. 7, 1975	Metro. Toronto
DONALD BRILL (OTTAWA) LIMITED.....	Oct. 17, 1975	Metro. Toronto
BRONCO MANUFACTURERS LIMITED.....	Oct. 20, 1975	Kitchener, Rgl. Mun. Waterloo
CURT BROWN ELECTRIC LIMITED.....	Oct. 10, 1975	Town Whitby, Rgl. Mun. Durham
JIM BRYANT ENTERPRISES LIMITED.....	Oct. 17, 1975	Metro. Toronto
J & D BUCHANAN INTERNATIONAL INC.....	Oct. 21, 1975	Metro. Toronto
L. BUDAY DESIGNS LIMITED.....	Oct. 15, 1975	Metro. Toronto
CALESSO & ROMANO PLASTERING COMPANY LTD.....	Oct. 14, 1975	Metro. Toronto
CALYPSO AUTO LTD.....	Oct. 20, 1975	Metro. Toronto
CALYX PERSONNEL CONSULTANTS LIMITED...	Oct. 17, 1975	Metro. Toronto
CAMELON ENTERPRISES LTD.....	Oct. 20, 1975	Thunder Bay, Dis. Thunder Bay
JAMES R. CAMPBELL ENTERPRISES (HAMILTON) LIMITED.....	Oct. 15, 1975	Hamilton, Rgl. Mun. Hamilton-Wentworth
CAMPVIL HOMES CORPORATION.....	Oct. 20, 1975	Metro. Toronto
CANADIAN BIBLIO CONSULTANTS LTD.....	Oct. 14, 1975	Town Ajax, Rgl. Mun. Durham
CAN-WEST TRUCK & EQUIPMENT SALES LTD..	Oct. 22, 1975	Metro. Toronto
CARTWAVE REALTY LIMITED.....	Oct. 6, 1975	Ottawa, Rgl. Mun. Ottawa-Carleton
CASSAM AUTO PARTS LIMITED.....	Oct. 16, 1975	Metro. Toronto
J. CASTALDI REAL ESTATE LIMITED.....	Oct. 9, 1975	Metro. Toronto
CASTLEDERG CARRIAGE COMPANY LTD.....	Oct. 16, 1975	Metro. Toronto

Name of Corporation	Date of Incorporation	Head Office
CHRISTOPHER – JOHN ENTERPRISES LTD.....	Oct. 22, 1975	Metro. Toronto
CLAYBELT EXTRUSION INC.....	Oct. 10, 1975	Twp. Armstrong, Dis. Temiskaming
CLOVEN MOOR LIMITED.....	Oct. 9, 1975	Twp. Mono, Co. Dufferin
COMCOL MANAGEMENT CONSULTANTS LIMITED.....	Oct. 23, 1975	Metro. Toronto
COMMUNICATORS' AV SERVICES LIMITED.....	Oct. 24, 1975	Metro. Toronto
LES CONSTRUCTIONS GERMAIN LIMITED.....	Oct. 20, 1975	Town Hearst, Dis. Cochrane
CONTINENTAL GEOPHYSICS CORPORATION....	Oct. 28, 1975	Metro. Toronto
COOKSVILLE LUMBER LTD.....	Oct. 7, 1975	Mississauga, Rgl. Mun. Peel
CORPORATE CHEMICAL & EQUIPMENT LTD....	Oct. 15, 1975	St. Catharines, Rgl. Mun. Niagara
COV-CAN LTD.....	Oct. 22, 1975	Mississauga, Rgl. Mun. Peel
CREATIONS BY HELEN INC.....	Oct. 17, 1975	St. Catharines, Rgl. Mun. Niagara
CREATIVE ANTIQUES INC.....	Oct. 22, 1975	Town Vaughan, Rgl. Mun. York
CROSS NATIONAL FOODS OF CANADA LIMITED	Oct. 15, 1975	Metro. Toronto
CUTHBERTSON NORTH SPAN LIMITED.....	Oct. 10, 1975	Sudbury, Rgl. Mun. Sudbury
C.V.L. LEASING LIMITED.....	Oct. 16, 1975	Metro. Toronto
DAEDALUS MICRO-ELECTRONICS LTD.....	Oct. 21, 1975	Metro. Toronto
DAVEY & HUTTER SERVICES LTD.....	Oct. 22, 1975	Metro. Toronto
DEERBROOK MARINA LTD.....	Oct. 24, 1975	Twp. Rochester, Co. Essex
CO DE GROOT FARMS LTD.....	Oct. 22, 1975	Twp. Ellice, Co. Perth
URBAIN DEMAITER FARMS LIMITED.....	Oct. 22, 1975	Town Tillsonburg, Co. Oxford
DI-CHEM CHEMICALS INCORPORATED.....	Oct. 20, 1975	Guelph, Co. Wellington
H. & K. DILTS LIMITED.....	Oct. 7, 1975	St. Catharines, Rgl. Mun. Niagara
DISAPPEARING INC.....	Oct. 14, 1975	Metro. Toronto
DONATO AND FERRANTE MASONRY LTD.....	Oct. 20, 1975	Ottawa, Rgl. Mun. Ottawa-Carleton
M. DOUCET MANAGEMENT LIMITED.....	Oct. 10, 1975	Niagara Falls, Rgl. Mun. Niagara
DOWNES RECCON LTD.....	Oct. 16, 1975	Ottawa, Rgl. Mun. Ottawa-Carleton

Name of Corporation	Date of Incorporation	Head Office
D & R PAINT CENTRE LIMITED.....	Oct. 17, 1975	Metro. Toronto
DUDGEON'S GARAGE LIMITED.....	Oct. 7, 1975	Town Port Elgin, Co. Bruce
R.J. DUNK REALTY INC.....	Oct. 24, 1975	Kitchener, Rgl. Mun. Waterloo
DUNN INSULATION LIMITED.....	Oct. 10, 1975	Metro. Toronto
EAGLESON INSURANCE AGENCY LTD.....	Oct. 7, 1975	Town Cobourg, Co. Northumberland
EGF CORPORATION.....	Oct. 14, 1975	Metro. Toronto
ELMES PACKAGING SERVICE LTD.....	Oct. 22, 1975	Mississauga, Rgl. Mun. Peel
E & M FURNITURE INC.....	Oct. 16, 1975	Peterborough, Co. Peterborough
ENERTEX DEVELOPMENTS INC.....	Oct. 15, 1975	Metro. Toronto
ENVIRONMENTAL RISKS ANALYSIS SYSTEMS E.R.A.S. (CANADA) LIMITED.....	Oct. 24, 1975	Metro. Toronto
ERION HOMES LIMITED.....	Oct. 15, 1975	St. Catharines, Rgl. Mun. Niagara
ERLYN MANAGEMENT SERVICES LTD.....	Oct. 21, 1975	Belleville, Co. Hastings
EXOKRAF LIMITED.....	Oct. 1, 1975	Metro. Toronto
FER-GIA SERVICE CENTRE LIMITED.....	Oct. 20, 1975	Metro. Toronto
FIDINAM REALTIES LIMITED.....	Oct. 10, 1975	Metro. Toronto
FINCHTOWN REALTY LTD.....	Oct. 9, 1975	Metro. Toronto
FINE TUBULAR MATERIALS COMPANY LIMITED.....	Oct. 16, 1975	Metro. Toronto
R.H. FLAHERTY LIMITED.....	Oct. 20, 1975	St. Catharines, Rgl. Mun. Niagara
FOK CHEONG SHING INVESTMENTS CO. LTD...	Oct. 24, 1975	Metro. Toronto
FOREST CITY ROOFING AND SHEET METAL LTD.....	Oct. 20, 1975	London, Co. Middlesex
H. J. FORREST INVESTMENTS LIMITED.....	Oct. 9, 1975	Pembroke, Co. Renfrew
THOMPSON FOSS INCORPORATED.....	Oct. 22, 1975	Ottawa, Rgl. Mun. Ottawa-Carleton
FREICO CUSTOM FURNISHINGS LIMITED.....	Oct. 10, 1975	Metro. Toronto
G.A.G. CONSULTANTS LIMITED.....	Oct. 10, 1975	Metro. Toronto
R. GAGNE & ASSOCIATES LIMITED.....	Oct. 23, 1975	Town Midland, Co. Simcoe
J. R. GERACI AND ASSOCIATES INC.....	Oct. 17, 1975	Guelph, Co. Wellington

Name of Corporation	Date of Incorporation	Head Office
GILL & GREWAL ENTERPRISES LTD.....	Oct. 16, 1975	Hamilton, Rgl. Mun. Hamilton-Wentworth
GILSHAW ENTERPRISES LIMITED.....	Oct. 20, 1975	Metro. Toronto
G.I.N.A. MANAGEMENT LIMITED.....	Oct. 20, 1975	Sudbury, Dis. Sudbury
THE GOLDEN AGE OF TRAVEL INC.....	Oct. 7, 1975	Metro. Toronto
GOLDEN RECORD MANUFACTURING LIMITED..	Oct. 17, 1975	Metro. Toronto
SAM GRANATA CONSTRUCTION LIMITED.....	Oct. 16, 1975	Metro. Toronto
GRANDVIEW HILLS LIMITED.....	Oct. 17, 1975	Cambridge, Rgl. Mun. Waterloo
GRENADA STEAK HOUSE & TAVERN LIMITED.	Oct. 17, 1975	Town Pickering, Rgl. Mun. Durham
GRIT CONSTRUCTION LIMITED.....	Oct. 8, 1975	Metro. Toronto
GUERETTE BROTHERS INCORPORATED.....	Oct. 7, 1975	Sarnia, Co. Lambton
HAFERMEHL JEWELLERS LTD.....	Oct. 15, 1975	Town Hanover, Co. Grey
HANDICRAFTERS SUPPLY COMPANY LTD.....	Oct. 14, 1975	Metro. Toronto
HAREFIELD DEVELOPMENTS LIMITED.....	Oct. 10, 1975	Metro. Toronto
HARRISON MANAGEMENT LTD.....	Oct. 15, 1975	Barrie, Co. Simcoe
R.J. HARTNETT TRANSPORT LIMITED.....	Oct. 9, 1975	Twp. Smith, Co. Peterborough
HARTY DEVELOPMENT LIMITED.....	Oct. 20, 1975	Twp. Owens, Williamson & Idington, Dis. Cochrane
HEAT SEAL INSULATIONS LIMITED.....	Oct. 21, 1975	Metro. Toronto
HEBSCOT INVESTMENTS LIMITED.....	Oct. 21, 1975	Mississauga, Rgl. Mun. Peel
HELLAS IMPEX CO. LTD.....	Oct. 20, 1975	Metro. Toronto
HIGHLAND AUTOMOTIVE AND ELECTRONICS LIMITED.....	Oct. 7, 1975	Pembroke, Co. Renfrew
HI-WAY TOURS LIMITED.....	Oct. 21, 1975	Hamilton, Co. Wentworth
HOFSTEDE FURNITURE & APPLIANCES LTD....	Oct. 10, 1975	Vil. Shelburne, Co. Dufferin
HOGGARD INVESTMENTS LIMITED.....	Oct. 20, 1975	London, Co. Middlesex
HOUSE OF GERMAN FURNITURE (WINDSOR) LTD.....	Oct. 17, 1975	London, Co. Middlesex
THE HOUSE OF GOLD JEWELLERS INC.....	Oct. 22, 1975	Town Hawkesbury, Co. Prescott
IGGY INVESTMENTS LTD.....	Oct. 10, 1975	Metro. Toronto
IL BARONE LTD.....	Oct. 14, 1975	Metro. Toronto

Name of Corporation	Date of Incorporation	Head Office
INDIAN LINE ESTATES LIMITED.....	Oct. 15, 1975	Metro. Toronto
INDIVICON LIMITED.....	Oct. 17, 1975	Metro. Toronto
INTER STONE PAVEMENT LTD.....	Oct. 21, 1975	Town Halton Hills, Rgl. Mun. Halton
INTERDEVO CANADA LIMITED.....	Oct. 16, 1975	Metro. Toronto
INTERNATIONAL DRIVERS SERVICE LTD.....	Oct. 10, 1975	Metro. Toronto
INTERNATIONAL FOUNDRY CORPORATION LIMITED.....	Oct. 17, 1975	Metro. Toronto
INTRICO ENTERPRISES INC.....	Oct. 8, 1975	Metro. Toronto
IRCAR REALTY LIMITED.....	Oct. 17, 1975	Metro. Toronto
IROQUOIS STEEL SALES INC.....	Oct. 24, 1975	Metro. Toronto
IZGHERIAN INCORPORATED.....	Oct. 20, 1975	Windsor, Co. Essex
JACOBELLI INDUSTRIES LIMITED.....	Oct. 10, 1975	Metro. Toronto
JEANS N' THINGS (TORONTO) LIMITED.....	Oct. 14, 1975	Metro. Toronto
HERBERT JEDEMANN INCORPORATED.....	Oct. 16, 1975	St. Catharines, Rgl. Mun. Niagara
JEFFRES HOLDINGS LTD.....	Oct. 20, 1975	Metro. Toronto
JEFTON INVESTMENTS LIMITED.....	Oct. 10, 1975	Metro. Toronto
J.G.D.V. HARDWARE LTD.....	Oct. 7, 1975	Metro. Toronto
J & L FURNITURE LIMITED.....	Oct. 14, 1975	Metro. Toronto
JOEDAR REALTY LIMITED.....	Oct. 17, 1975	Metro. Toronto
CECIL KAVANAGH COMPANY LIMITED.....	Oct. 10, 1975	Ottawa, Rgl. Mun. Ottawa-Carleton
KAYFORT PROPERTIES INC.....	Oct. 15, 1975	Belleville, Co. Hastings
KENELEN ENTERPRISES LTD.....	Oct. 7, 1975	Burlington, Rgl. Mun. Halton
KEY CITY REAL ESTATE LTD.....	Oct. 10, 1975	Mississauga, Rgl. Mun. Peel
KEY-TECH DATA CENTRES LTD.....	Oct. 22, 1975	Metro. Toronto
KILWORTHY CONSTRUCTION LIMITED.....	Oct. 17, 1975	Metro. Toronto
KINCARDINE AUTOMOTIVE & RECREATION EQUIPMENT LIMITED.....	Oct. 22, 1975	Twp. Kincardine, Co. Bruce
KIRBY MECHANICAL SERVICES LTD.....	Oct. 17, 1975	Metro. Toronto
KLC ASSOCIATES INC.....	Oct. 15, 1975	Brampton, Rgl. Mun. Peel
LLOYD KLEIN GENERAL CONTRACTOR (ETOBICOKE) LIMITED.....	Oct. 21, 1975	Metro. Toronto

Name of Corporation	Date of Incorporation	Head Office
K. R. STEREO LIMITED.....	Oct. 21, 1975	Town Alliston, Co. Simcoe
LANCOTT DEVELOPMENTS LIMITED.....	Oct. 10, 1975	Mississauga, Rgl. Mun. Peel
LANDMARK FILMS INC.....	Oct. 14, 1975	Metro. Toronto
LAZANNE COIFFURE LTD.....	Oct. 14, 1975	Metro. Toronto
LEAMINGTON TOWER WEST APARTMENTS INC.....	Oct. 21, 1975	Windsor, Co. Essex
LECLAIR-SHAW CONSTRUCTION COMPANY LIMITED.....	Oct. 17, 1975	Town Stoney Creek, Rgl. Mun. Hamilton-Wentworth
HEINZ LEIP LIMITED.....	Oct. 14, 1975	St. Catharines, Rgl. Mun. Niagara
B. A. LIBERTY & ASSOCIATES LTD.....	Oct. 14, 1975	St. Catharines, Rgl. Mun. Niagara
LILLIPUT LAND CO-OPERATIVE NURSERY SCHOOL INC.....	✓ Oct. 23, 1975	Guelph, Co. Wellington
LONGOS FRUIT ISLAND LTD.....	Oct. 14, 1975	Metro. Toronto
LORMIDA HOLDINGS INC.....	Oct. 20, 1975	Metro. Toronto
LOTHERTON GLEN DEVELOPMENTS LIMITED..	Oct. 17, 1975	Metro. Toronto
MACDUNN REAL ESTATE CORPORATION LIMITED.....	Oct. 15, 1975	St. Catharines, Rgl. Mun. Niagara
GARY MCDERMOTT LIMITED.....	Oct. 15, 1975	Sault Ste. Marie, Dis. Algoma
M McNALLY FARM EQUIPMENT LTD.....	Oct. 7, 1975	Twp. Brooke, Co. Lambton
MAGIS MANAGEMENT LTD.....	Oct. 22, 1975	Metro. Toronto
RON MAHON EQUIPMENT LIMITED.....	Oct. 17, 1975	Twp. Storrington, Co. Frontenac
MAPLECROFT INCORPORATED.....	Oct. 21, 1975	Metro. Toronto
RICHARD MARAN ASSOCIATES LIMITED.....	Oct. 14, 1975	Town Oakville, Rgl. Mun. Halton
MARBLE TOWERS LIMITED.....	Oct. 21, 1975	Metro. Toronto
JOHN E. MARQUIS SALES & SERVICE LTD.....	Oct. 7, 1975	Metro. Toronto
MARTEL & SONS (VANKLEEK HILL) INC.....	Oct. 22, 1975	Town Vankleek Hill, Co. Prescott
KARMA MARTIN INCORPORATED.....	Oct. 22, 1975	Town Haldimand, Rgl. Mun. Haldimand-Norfolk
MARY O'BRIENS LIMITED.....	Oct. 15, 1975	Metro. Toronto
MASTER INTERIORS (TORONTO) LTD.....	Oct. 15, 1975	Metro. Toronto

Name of Corporation	Date of Incorporation	Head Office
J. E. MEEHAN CONSTRUCTION COMPANY LTD..	Oct. 10, 1975	Twp. Orillia, Co. Simcoe
METCALFE PHARMACY LIMITED.....	Oct. 9, 1975	Vil. Metcalfe, Rgl. Mun. Ottawa-Carleton
M & H DRUG CO. LTD.....	Oct. 21, 1975	Sudbury, Rgl. Mun. Sudbury
MIDESTER COMPANY LIMITED.....	Oct. 7, 1975	Metro. Toronto
MITCHELL FIRE PROTECTION DEVICES INCORPORATED.....	Oct. 17, 1975	Sudbury, Rgl. Mun. Sudbury
MOHAWK HEIGHTS INC.....	Oct. 7, 1975	Metro. Toronto
MONA LISA FOODS LIMITED.....	Oct. 9, 1975	Mississauga, Rgl. Mun. Peel
MOTOR OTEL (BELLEVILLE) LIMITED.....	Oct. 21, 1975	Belleville, Co. Hastings
MOUNT ALBERT FEED AND FARM SUPPLY LIMITED.....	Oct. 21, 1975	Twp. East Gwillimbury, Rgl. Mun. York
M.P.L. COMPANY LIMITED.....	Oct. 9, 1975	Hamilton, Rgl. Mun. Hamilton-Wentworth
NANCY LEE ENTERPRISES INC.....	Oct. 8, 1975	Metro. Toronto
NE-DO (BELLE RIVER) CO. LTD.....	Oct. 14, 1975	Twp. Rochester, Co. Essex
NENCO MASONRY LIMITED.....	Oct. 17, 1975	Metro. Toronto
NEW-LOOK FASHIONS MANUFACTURERS LTD.....	Oct. 22, 1975	Metro. Toronto
NEWTON RESTAURANT & TAVERN LTD.....	Oct. 15, 1975	Metro. Toronto
NORCAN INDUSTRIAL SUPPLY (SUDBURY) LTD.....	Oct. 17, 1975	Sault Ste. Marie, Dis. Algoma
OAKDALE ELECTRICAL CONTRACTORS LIMITED.....	Oct. 17, 1975	Metro. Toronto
OLLIFF-E BEEF FABRICATORS LIMITED.....	Oct. 16, 1975	Metro. Toronto
OLYMPIC FIBREGLASS LTD.....	Oct. 15, 1975	Town Grimsby, Rgl. Mun. Niagara
ORIOLE MARKETING LIMITED.....	Oct. 8, 1975	Metro. Toronto
PALLCRAFT INDUSTRIES LTD.....	Oct. 21, 1975	Belleville, Co. Hastings
PAPAIZ OF CANADA LIMITED.....	Oct. 14, 1975	Metro. Toronto
PARENCO LIMITED.....	Oct. 21, 1975	Hamilton, Rgl. Mun. Hamilton-Wentworth
THE PARFOR GROUP LIMITED.....	Oct. 3, 1975	Metro. Toronto
PARIS JEWELLERS LIMITED.....	Oct. 21, 1975	Metro. Toronto
PARKDUN LIMITED.....	Oct. 14, 1975	Metro. Toronto

Name of Corporation	Date of Incorporation	Head Office
PARKWOOD REALTY LTD.....	Oct. 14, 1975	Oshawa, Rgl. Mun. Durham
LOUIS PARON INVESTMENTS LIMITED.....	Oct. 14, 1975	Hamilton, Rgl. Mun. Hamilton-Wentworth
PENQUIN POOLS LTD.....	Oct. 7, 1975	Town Oakville, Rgl. Mun. Halton
A. PERNICA DRUGS LIMITED.....	Oct. 20, 1975	Metro. Toronto
PERSONALITY POOLS INC.....	Oct. 21, 1975	Chatham, Co. Kent
PETER'S ALUMINUM WINDOW & DOOR CO. LTD.....	Oct. 21, 1975	Metro. Toronto
PETROFAX LIMITED.....	Oct. 14, 1975	Mississauga, Rgl. Mun. Peel
PIT-ON CONSTRUCTION COMPANY LTD.....	Oct. 21, 1975	Mississauga, Rgl. Mun. Peel
P.M.K. FURNITURE MANUFACTURING LIMITED	Oct. 28, 1975	Metro. Toronto
POR-CAR LEASING LIMITED.....	Oct. 7, 1975	Twp. Rideau, Rgl. Mun. Ottawa-Carleton
PRESTIGE PROPERTIES (TORONTO) LTD.....	Oct. 21, 1975	Metro. Toronto
PROBE ELECTRIC LTD.....	Oct. 16, 1975	Twp. Glanbrook, Rgl. Mun. Hamilton-Wentworth
PSYDAN CHEMICAL MANUFACTURING COMPANY LIMITED.....	Oct. 15, 1975	Metro. Toronto
QUIET DESPERATION INC.....	Oct. 15, 1975	Metro. Toronto
L. L. QUILICO INC.....	Oct. 16, 1975	Metro. Toronto
RANKO V MASONRY & CONSTRUCTION LIMITED.....	Oct. 21, 1975	Hamilton, Rgl. Mun. Hamilton-Wentworth
LEO RATNIK AND ASSOCIATES LTD.....	Oct. 7, 1975	Metro. Toronto
REASONED COMMUNICATIONS LIMITED.....	Oct. 20, 1975	Metro. Toronto
REED FOREST PRODUCTS LTD.....	Oct. 21, 1975	Metro. Toronto
REFRAKUS INVESTMENTS LIMITED.....	Oct. 16, 1975	Metro. Toronto
P. A. REID PRODUCTIONS INC.....	Oct. 22, 1975	Metro. Toronto
REMBRANDT JEWELRY MANUFACTURING LIMITED.....	Oct. 9, 1975	Metro. Toronto
RHO PROPERTIES LIMITED.....	Oct. 21, 1975	Metro. Toronto
A. G. RICHARDSON INSURANCE AGENCY LIMITED.....	Oct. 10, 1975	Port Colborne, Rgl. Mun. Niagara
R.K. TRAVEL INC.....	Aug. 21, 1975	Metro. Toronto
ROBINSON'S FLOWERS LIMITED.....	Sept. 11, 1975	Guelph, Co. Wellington

Name of Corporation	Date of Incorporation	Head Office
RODOFA HOLDINGS LIMITED.....	Oct. 22, 1975	Metro. Toronto
ROSE BROS. LTD.....	Oct. 21, 1975	Hamilton, Rgl. Mun. Hamilton-Wentworth
ROVING SPIRIT DEVELOPMENTS LTD.....	Oct. 3, 1975	Brantford, Co. Brant
W. T. RUDDY MARKETING LIMITED.....	Oct. 20, 1975	Metro. Toronto
RUNCORN (CANADA) LIMITED.....	Oct. 16, 1975	Metro. Toronto
SAVANNA HOLDINGS LIMITED.....	Oct. 20, 1975	Kingston, Co. Frontenac
HERMANN SCHUETZ LIMITED.....	Oct. 16, 1975	Town Orangeville, Co. Dufferin
SEAGULL INVESTMENTS LIMITED.....	Oct. 16, 1975	Metro. Toronto
SELWYN HOLDINGS LIMITED.....	Oct. 20, 1975	Peterborough, Co. Peterborough
S.F.W. DEVELOPMENTS LIMITED.....	Oct. 20, 1975	Metro. Toronto
SHARMOUNT INVESTMENTS LIMITED.....	Oct. 9, 1975	Metro. Toronto
SHIMOON CONSTRUCTION COMPANY LTD.....	Oct. 6, 1975	Ottawa, Rgl. Mun. Ottawa-Carleton
612 FUTURE INVESTMENTS LTD.....	Oct. 15, 1975	Metro. Toronto
SKOF REALTY LIMITED.....	Oct. 15, 1975	Ottawa, Rgl. Mun. Ottawa-Carleton
SOCAN DEVELOPMENTS LIMITED.....	Oct. 17, 1975	Ottawa, Rgl. Mun. Ottawa-Carleton
SOMEONE SPECIAL LIMITED.....	Oct. 21, 1975	Metro. Toronto
SORA COLLISION AND AUTO REPAIR COMPANY LIMITED.....	Oct. 21, 1975	Town Vaughan, Rgl. Mun. York
SOUTH GATE AUTO SERVICE LIMITED.....	Oct. 14, 1975	Metro. Toronto
DAVID SPARKES ENTERPRISES LIMITED.....	Oct. 10, 1975	Metro. Toronto
STARLEAF CONSTRUCTION LIMITED.....	Oct. 21, 1975	Metro. Toronto
STEFAN'S BATH & LINEN GALLERY LTD.....	Oct. 10, 1975	Brantford, Co. Brant
STRATHROY PAINT & WALLCOVERINGS LIMITED.....	Oct. 17, 1975	Town Strathroy, Co. Middlesex
SUKAR INVESTMENTS LIMITED.....	Oct. 15, 1975	Metro. Toronto
SUMACH CONSTRUCTION LIMITED.....	Oct. 17, 1975	Metro. Toronto
SUPERB CLEANING PRODUCTS LIMITED.....	Oct. 6, 1975	Metro. Toronto
SUTHERLAND FARMS LTD.....	Oct. 15, 1975	Twp. North Dorchester, Co. Middlesex

Name of Corporation	Date of Incorporation	Head Office
SWEET BLINDNESS INCORPORATED.....	Oct. 9, 1975	Metro. Toronto
SYDSON CORPORATION LIMITED.....	Oct. 17, 1975	Hamilton, Rgl. Mun. Hamilton-Wentworth
TAVEL CORPORATION.....	Oct. 15, 1975	Ottawa, Rgl. Mun. Ottawa-Carleton
TEXTCOMP ASSOCIATES LTD.....	Oct. 3, 1975	Metro. Toronto
THAMES CREST FARMS LIMITED.....	Oct. 14, 1975	Metro. Toronto
THOWISEL LIMITED.....	Oct. 20, 1975	Barrie, Co. Simcoe
T & N OPTICAL LTD.....	Oct. 21, 1975	Town Collingwood, Co. Simcoe
TODAR REALTY LIMITED.....	Oct. 17, 1975	Metro. Toronto
TONY & STEVE'S AUTO COLLISION LTD.....	Oct. 10, 1975	Metro. Toronto
TORHIP MANAGEMENT SERVICES LTD.....	Oct. 20, 1975	Metro. Toronto
TOUCHSTONE VIDEO/FILMS INC.....	Oct. 16, 1975	Metro. Toronto
TOWNE HOUSE (SUDBURY) INC.....	Oct. 20, 1975	Sudbury, Dis. Sudbury
TRAIN-EASE INC.....	Oct. 14, 1975	Metro. Toronto
TREASURE CAY INVESTMENTS LIMITED.....	Oct. 16, 1975	Metro. Toronto
TREMBLAR BUILDING SUPPLIES LTD.....	Oct. 14, 1975	Windsor, Co. Essex
T-SHIRT EXPRESS INC.....	Oct. 16, 1975	Metro. Toronto
TURNKEY STORE DESIGNS LTD.....	Oct. 21, 1975	Metro. Toronto
TURTLES TRAVEL SHOPPES LIMITED.....	Oct. 16, 1975	Metro. Toronto
TWENTIETH CENTURY LOG DWELLINGS LTD..	Oct. 15, 1975	Twp. Gurd, Dis. Parry Sound
UELI OF SWITZERLAND LTD.....	Oct. 8, 1975	Metro. Toronto
UNIPLEX DESIGN CORPORATION.....	Oct. 20, 1975	Metro. Toronto
UNIQUE EMERALDS LTD.....	Oct. 17, 1975	Metro. Toronto
UNITED SUEDES LIMITED.....	Oct. 20, 1975	Metro. Toronto
VAUGHAN PHYSIOTHERAPY CENTRE LIMITED.	Oct. 10, 1975	Metro. Toronto
VESTA TOOL & MACHINE CO. LTD.....	Oct. 14, 1975	Windsor, Co. Essex
VILLACANALE FARMS LTD.....	Oct. 14, 1975	Twp. Gosfield South, Co. Essex
VILLAGE BROADLOOM II LIMITED.....	Oct. 21, 1975	Twp. North Easthope, Co. Perth
VISCOUNT INVESTMENTS LIMITED.....	Oct. 9, 1975	Metro. Toronto
JAMES WALDIE HOLDINGS LIMITED.....	Oct. 21, 1975	London, Co. Middlesex

Name of Corporation	Date of Incorporation	Head Office
WALTER EQUIPMENT LTD.....	Oct. 15, 1975	Mississauga, Rgl. Mun. Peel
WATERTITE COMPANY LIMITED.....	Oct. 10, 1975	Ottawa, Rgl. Mun. Ottawa-Carleton
WATTS FARMS LIMITED.....	Oct. 21, 1975	Twp. Delhi, Rgl. Mun. Haldimand-Norfolk
A. M. WIDBUR CO. LIMITED.....	Oct. 21, 1975	Vil. Shelburne, Co. Dufferin
YORK GIFT BOUTIQUE (COBOURG) LIMITED....	Oct. 20, 1975	Town Cobourg, Co. Northumberland
YORKSHIRE EXPRESS LIMITED.....	Oct. 14, 1975	Metro. Toronto
ZANDER & MOLS ENTERPRISES INC.....	Oct. 20, 1975	Metro. Toronto
313459 ONTARIO LIMITED.....	Oct. 20, 1975	Kitchener, Rgl. Mun. Waterloo
313462 ONTARIO LIMITED.....	Oct. 3, 1975	London, Co. Middlesex
313488 ONTARIO LIMITED.....	Oct. 10, 1975	Metro. Toronto
313491 ONTARIO INC.....	Oct. 10, 1975	Metro. Toronto
313493 ONTARIO LIMITED.....	Oct. 14, 1975	Metro. Toronto
313495 ONTARIO LIMITED.....	Oct. 14, 1975	Metro. Toronto
313496 ONTARIO LIMITED.....	Oct. 14, 1975	Metro. Toronto
313497 ONTARIO LIMITED.....	Oct. 14, 1975	Metro. Toronto
313912 ONTARIO LIMITED.....	Oct. 21, 1975	Metro. Toronto
314071 ONTARIO LIMITED.....	Oct. 20, 1975	Windsor, Co. Essex
314152 ONTARIO LIMITED.....	Oct. 20, 1975	Burlington, Rgl. Mun. Halton
314164 ONTARIO LIMITED.....	Oct. 22, 1975	Sudbury, Rgl. Mun. Sudbury
314235 ONTARIO LIMITED.....	Oct. 10, 1975	Orillia, Co. Simcoe
314302 ONTARIO LTD.....	Oct. 14, 1975	Metro. Toronto
314303 ONTARIO LTD.....	Oct. 14, 1975	Metro. Toronto
314305 ONTARIO LIMITED.....	Oct. 15, 1975	Metro. Toronto
314330 ONTARIO LIMITED.....	Oct. 24, 1975	Twp. Maidstone, Co. Essex
314351 ONTARIO LIMITED.....	Oct. 14, 1975	Windsor, Co. Essex
314373 ONTARIO LIMITED.....	Oct. 14, 1975	Metro. Toronto
313787 ONTARIO LIMITED.....	Oct. 21, 1975	Town Newmarket, Rgl. Mun. York
313908 ONTARIO LIMITED.....	Oct. 20, 1975	Brampton, Rgl. Mun. Peel

Name of Corporation	Date of Incorporation	Head Office
314045 ONTARIO LIMITED.....	Oct. 21, 1975	Town Port Hope, Co. Northumberland
314141 ONTARIO LIMITED.....	Oct. 20, 1975	Metro. Toronto
314301 ONTARIO LIMITED.....	Oct. 14, 1975	Metro. Toronto
314304 ONTARIO LIMITED.....	Oct. 14, 1975	London, Co. Middlesex
314306 ONTARIO LIMITED.....	Oct. 15, 1975	Cambridge, Rgl. Mun. Waterloo
314307 ONTARIO LIMITED.....	Oct. 15, 1975	Metro. Toronto
314311 ONTARIO LIMITED.....	Oct. 17, 1975	Peterborough, Co. Peterborough
314391 ONTARIO LIMITED.....	Oct. 14, 1975	Metro. Toronto
314441 ONTARIO LIMITED.....	Oct. 15, 1975	Metro. Toronto
314458 ONTARIO LIMITED.....	Oct. 15, 1975	Hamilton, Rgl. Mun. Hamilton-Wentworth
314463 ONTARIO LIMITED.....	Oct. 15, 1975	Metro. Toronto
314498 ONTARIO LIMITED.....	Oct. 16, 1975	Town Oakville, Rgl. Mun. Halton
314947 ONTARIO LIMITED.....	Oct. 24, 1975	Metro. Toronto

B. C. HOWARD,
Executive Director, Companies Division.

Letters Patent of Incorporation Issued

NOTICE IS HEREBY GIVEN that, under *The Corporations Act*, Letters Patent have been issued to:

Name of Corporation	Date of Incorporation	Head Office
AMAZON COMMUNITY PRESS (without share capital).....	Oct. 20, 1975	City of Toronto
THE ASSOCIATION OF THE CITIZENS OF VANIER (INCORPORATED)—L'ASSOCIATION DES CITOYENS DE VANIER (INCORPORÉE) (without share capital).....	Oct. 16, 1975	City of Vanier
BETH DORSHE EMETH (HOUSE OF SEEKERS AFTER TRUTH) INC. (without share capital).....	Sept. 26, 1975	Bor. of Etobicoke
BHARAT CANADA SOCIAL AND CULTURAL ASSOCIATION (without share capital).....	Sept. 29, 1975	City of Toronto
THE BOYDEN MEMORIAL HEALTH CENTRE (without share capital).....	Sept. 26, 1975	City of Toronto

Name of Corporation	Date of Incorporation	Head Office
HAMILTON WENTWORTH SNOWMOBILE ASSOCIATION (without share capital).....	Oct. 17, 1975	Town of Ancaster
REACH FORTH (without share capital).....	Oct. 15, 1975	Town of Dundas
SOUTHERN ONTARIO VANS CLUB (without share capital).....	Oct. 20, 1975	Bor. of Scarborough
THE WALKER AVENUE SCHOOL (without share capital).....	Oct. 15, 1975	City of Toronto

B. C. HOWARD,
Executive Director, Companies Division.

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Amendments to Articles

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, amendments to articles have been effected as follows:

Name of Corporation	Date of Incorporation	Effective Date	Type of Certificate Issued
ALEC LTD. (formerly 312065 Ontario Ltd.).....	Aug. 29, 1975	Oct. 6, 1975	Certificate of Amendment of Articles
ASPANIA INC.....	July 30, 1975	Oct. 10, 1975	Certificate of Amendment of Articles
AYE COMPANY LIMITED (formerly Central Taxi Leasing and Sales (Belleville) Limited).....	May 10, 1956	Oct. 20, 1975	Certificate of Amendment of Articles
BONNEY GLEN ENTERPRISES LIMITED (formerly Bonney Glen Acres Limited).....	April 17, 1972	Oct. 20, 1975	Certificate of Amendment of Articles
BRASILIAN FINANCE AND INVESTMENT CORPORATION (formerly 313464 Ontario Limited).....	Oct. 3, 1975	Oct. 10, 1975	Certificate of Amendment of Articles
CABLESYSTEMS ENGINEERING LIMITED.....	Dec. 14, 1965	Oct. 21, 1975	Certificate of Filing of Resolution
CANADIAN COFFEE PLAN LIMITED.	Feb. 26, 1974	Oct. 16, 1975	Certificate of Filing of Resolution
CANADIAN COVERS COMPANY LIMITED (formerly Hoyer Covers Limited).....	Sept. 15, 1966	Oct. 9, 1975	Certificate of Amendment of Articles

Name of Corporation	Date of Incorporation	Effective Date	Type of Certificate Issued
CANBIO CORPORATION (formerly Pradhan Enterprises Limited).....	Aug. 25, 1970	Oct. 8, 1975	Certificate of Amendment of Articles
CLA DISTRIBUTOR ASSISTANCE CORPORATION (formerly 302508 Ontario Limited).....	Sept. 25, 1975	Oct. 8, 1975	Certificate of Amendment of Articles
C-MAC HOLDINGS INC. (formerly Auto Flea Marts Inc.).....	June 5, 1975	Oct. 21, 1975	Certificate of Amendment of Articles
CN TOWER LIMITED.....	Dec. 8, 1972	Oct. 16, 1975	Certificate of Amendment of Articles
COPE INVESTMENTS LIMITED.....	April 5, 1965	Oct. 14, 1975	Certificate of Amendment of Articles
DAFLO SYSTEMS LIMITED.....	Oct. 20, 1972	Oct. 17, 1975	Certificate of Amendment of Articles
DETSON PRODUCTS INC.....	July 18, 1973	Oct. 8, 1975	Certificate of Amendment of Articles
FARNHAM HOLDINGS LIMITED....	April 29, 1969	Oct. 17, 1975	Certificate of Amendment of Articles
FIRST BEDFORD INVESTMENT CORPORATION (formerly Red Barn (1973) Limited).....	Nov. 16, 1964	Oct. 10, 1975	Certificate of Amendment of Articles
FOLIO ADVERTISING AGENCY LIMITED (formerly Folio Productions Limited).....	Oct. 5, 1966	Oct. 27, 1975	Certificate of Amendment of Articles
FRANN DISTRIBUTING LIMITED (formerly 312001 Ontario Limited)....	Aug. 28, 1975	Oct. 20, 1975	Certificate of Amendment of Articles
GAISWINKLER ENTERPRISES LIMITED (formerly Quillian, Boychuk and Associates Limited).....	May 23, 1961	Oct. 8, 1975	Certificate of Amendment of Articles
GREAT PINERIDGE DEVELOPMENTS LIMITED.....	Mar. 21, 1969	Oct. 8, 1975	Certificate of Filing of Resolution
HARNO INVESTMENTS LIMITED....	Aug. 23, 1956	Oct. 20, 1975	Certificate of Amendment of Articles
HEASLIP MOTORS LIMITED.....	Feb. 28, 1961	Oct. 9, 1975	Certificate of Amendment of Articles
THE HOUSE OF WALNUT INC. (formerly Hired-Hands' Limited).....	June 26, 1974	Oct. 22, 1975	Certificate of Amendment of Articles
INVESTRITE INCORPORATED.....	Feb. 4, 1974	Oct. 10, 1975	Certificate of Amendment of Articles

Name of Corporation	Date of Incorporation	Effective Date	Type of Certificate Issued
ITEL CANADA LTD.....	Jan. 7, 1975	Oct. 17, 1975	Certificate of Amendment of Articles
JACKSON NEWPORT FOODS LIMITED.....	July 26, 1943	Oct. 8, 1975	Certificate of Amendment of Articles
JOHN FORTY-FIVE LOTTERY LIMITED (formerly John Forty Lottery Limited).....	Sept. 29, 1975	Oct. 8, 1975	Certificate of Amendment of Articles
KENDOR LIMITED (formerly West Electrical Contractors Limited).....	Aug. 17, 1960	Oct. 14, 1975	Certificate of Amendment of Articles
ROSS KNIGHT HOLDINGS LIMITED.	July 20, 1973	Oct. 14, 1975	Certificate of Amendment of Articles
KRIENELL LIMITED (formerly Krienell Transport Limited).....	May 25, 1971	Oct. 10, 1975	Certificate of Amendment of Articles
LESDAN ENTERPRISES LTD. (formerly 312039 Ontario Ltd.).....	Sept. 16, 1975	Oct. 6, 1975	Certificate of Amendment of Articles
LOWREY MALL DEVELOPMENT CANADA LIMITED (formerly Lowrey Canada Ltd.).....	Dec. 19, 1973	Oct. 8, 1975	Certificate of Amendment of Articles
MAPLE LEAF PARKING LIMITED (formerly 307950 Ontario Limited).....	Sept. 29, 1975	Oct. 15, 1975	Certificate of Amendment of Articles
MARSHALL & WOODWARD INSURANCE AGENCY LTD. (formerly Wilbert G. Marshall Limited)	April 21, 1959	Oct. 22, 1975	Certificate of Amendment of Articles
MEDIA HOLDINGS LIMITED.....	Mar. 28, 1958	Oct. 20, 1975	Certificate of Amendment of Articles
METRO CABLE TV LIMITED.....	Dec. 22, 1965	Oct. 21, 1975	Certificate of Amendment of Articles
MOLY-ORE MINES LIMITED.....	Feb. 1, 1965	Oct. 20, 1975	Certificate of Amendment of Articles
NATHAN GOLD INVESTMENTS LIMITED.....	July 17, 1958	Oct. 22, 1975	Certificate of Amendment of Articles
NIAGARA FOOD PRODUCTS, LIMITED.....	Nov. 26, 1938	Oct. 14, 1975	Certificate of Filing of Resolution
NORTHERN AND CENTRAL GAS CORPORATION LIMITED.....	Jan. 1, 1968	Oct. 27, 1975	Certificate of Filing of Statement of Arrangement

Name of Corporation	Date of Incorporation	Effective Date	Type of Certificate Issued
OMECRON PRODUCTS INCORPORATED (formerly 313320 Ontario Limited)	Sept. 24, 1975	Oct. 14, 1975	Certificate of Amendment of Articles
158 NORFINCH DRIVE LIMITED....	June 17, 1964	Oct. 14, 1975	Certificate of Amendment of Articles
PARTHIA INVESTMENTS LIMITED..	Aug. 10, 1955	Oct. 20, 1975	Certificate of Amendment of Articles
RENT-A-SIGN SYSTEMS LIMITED (formerly The Gourmet Cheese Shoppes Limited).....	May 17, 1974	Oct. 16, 1975	Certificate of Amendment of Articles
JEAN PAUL RICHARD LIMITED....	July 8, 1968	Oct. 10, 1975	Certificate of Amendment of Articles
J. K. SMIT & SONS DIAMOND PRODUCTS LIMITED.....	Mar. 23, 1962	Oct. 14, 1975	Certificate of Amendment of Articles
TIMMINS MANUFACTURING LIMITED (formerly Timmins Auto Springs Limited).....	July 28, 1967	Oct. 2, 1975	Certificate of Amendment of Articles
TRANS UNION FINANCE (CANADA) LIMITED.....	Oct. 2, 1975	Oct. 23, 1975	Certificate of Filing of Resolution
WILLIAMS WELDING COMPANY LIMITED.....	Mar. 19, 1959	Oct. 3, 1975	Certificate of Amendment of Articles
WINDSOR UNITED MASONRY LIMITED.....	Feb. 23, 1966	Oct. 20, 1975	Certificate of Amendment of Articles
WITTINGTON PROPERTIES LIMITED.....	April 21, 1954	Oct. 17, 1975	Certificate of Amendment of Articles
ZINCORP HOLDINGS INC.....	April 25, 1974	Oct. 15, 1975	Certificate of Amendment of Articles
120516 ONTARIO LIMITED (formerly Water Refining Distributors Limited)..	July 6, 1962	Oct. 8, 1975	Certificate of Amendment of Articles
126761 ONTARIO LIMITED (formerly Cudney-Roberts Limited)....	Aug. 1, 1963	Oct. 16, 1975	Certificate of Amendment of Articles
286871 ONTARIO LIMITED.....	April 16, 1974	Oct. 8, 1975	Certificate of Amendment of Articles
298562 ONTARIO LIMITED (formerly Water Refining Sales Limited)	Dec. 10, 1974	Oct. 8, 1975	Certificate of Amendment of Articles

Name of Corporation	Date of Incorporation	Effective Date	Type of Certificate Issued
310194 ONTARIO LIMITED.....	Aug. 8, 1975	Oct. 6, 1975	Certificate of Amendment of Articles

B. C. HOWARD,
Executive Director, Companies Division.

(6421)

46

Supplementary Letters Patent Issued

NOTICE IS HEREBY GIVEN that, under *The Corporations Act*, Supplementary Letters Patent have been issued to:

Name of Corporation	Date of Incorporation	Effective Date	Effect of Supplementary Letters Patent
ERIN MILLS RESEARCH FOUNDATION.....	Sept. 7, 1973	Oct. 6, 1975	Varying its objects
THE LABOR TEMPLE COMPANY LIMITED.....	July 27, 1904	Oct. 15, 1975	Converting the Company into a corporation without share capital and changing its name to The Labour Temple
THE LABOR TEMPLE COMPANY LIMITED.....	July 27, 1904	Oct. 15, 1975	Changing and consolidating share capital and varying objects
LAKEFIELD LIONS CLUB.....	April 6, 1955	Oct. 20, 1975	Change of name: Lakefield Lions Club to Lakefield and District Lions Club
THE SOCIETY OF ST. VINCENT DE PAUL, ONTARIO COUNTY PARTICULAR COUNCIL.....	Feb. 6, 1973	Oct. 7, 1975	Change of name to: Society of St. Vincent De Paul, Durham Region Particular Council

B. C. HOWARD,
Executive Director, Companies Division.

(6422)

46

Order Reviving Corporations

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, an order has been issued reviving the following corporations:

Name of Corporation	Date of Incorporation	Date of Order
GREENLAND CONTRACTING LIMITED.....	April 1, 1957	Oct. 8, 1975
MONTREUX SECURITIES LIMITED.....	Nov. 27, 1968	Sept. 24, 1975
WORLD DINING SYSTEMS LIMITED.....	Sept. 30, 1968	Oct. 17, 1975

B. C. HOWARD,
Executive Director, Companies Division.

(6423)

46

Licences in Mortmain Issued

NOTICE IS HEREBY GIVEN that, under *The Mortmain and Charitable Uses Act*, a Licence has been issued to:

Name of Corporation	Date of Incorporation	Jurisdiction of Incorporation	Date of Licence
PARKWAY CHRYSLER PLYMOUTH LTD...	May 2, 1960	Canada	Oct. 14, 1975
PEAT MARWICK LIMITED.....	April 26, 1951	Canada	Oct. 2, 1975
YAMAHA MOTOR CANADA LTD.—YAMAHA MOTEUR DU CANADA LTÉE.....	April 12, 1973	Canada	Oct. 8, 1975

B. C. HOWARD,
Executive Director, Companies Division.

(6424)

46

Extra-Provincial Licences Issued

NOTICE IS HEREBY GIVEN that, under Part IX of *The Corporations Act*, a Licence has been issued to:

Name of Corporation	Date of Incorporation	Jurisdiction of Incorporation	Date of Licence
ENV SERVICES, INC.....	Nov. 1, 1973	State of Illinois	Oct. 14, 1975
H.M.O. SERVICES CORPORATION.....	Dec. 30, 1974	State of Delaware	Aug. 20, 1975
LAMEX MARKETING LIMITED.....	Dec. 1, 1969	Prov. of British Columbia	Oct. 10, 1975
MELOY LABORATORIES, INC.....	Nov. 5, 1962	District of Columbia	Oct. 15, 1975

Name of Corporation	Date of Incorporation	Jurisdiction of Incorporation	Date of Licence
PIPE LINE TECHNOLOGISTS LTD.....	Mar. 21, 1957	Prov. of Alberta	Oct. 8, 1975
PORTER PAINT CO.....	Feb. 10, 1921	Commonwealth of Kentucky	Sept. 20, 1975
TRUCKER-SHEEHY CONSTRUCTORS, INC..	Sept. 16, 1974	State of Minnesota	Oct. 1, 1975

B. C. HOWARD,
Executive Director, Companies Division.

(6425)

46

Extra-Provincial Licences Cancelled

NOTICE IS HEREBY GIVEN that, under Section 377 of *The Corporations Act*, a Licence, issued under Part IX of the said Act, has been cancelled for the corporations named hereunder:

Name of Corporation	Date of Incorporation	Jurisdiction of Incorporation	Date of Licence	Date of Cancellation Order
THE HERMITAGE FARMS LIMITED.....	April 20, 1964	Rep. of Liberia	Aug. 20, 1964 Oct. 16, 1964	Oct. 14, 1975
SICINTINE MINES LTD. (N.P.L.).	Aug. 25, 1967	Prov. of British Columbia	April 14, 1975	Oct. 20, 1975
STERLING OPTICAL HIALEAH, INC.....	Mar. 5, 1970	State of Florida	June 26, 1973	Oct. 14, 1975
UNIGARD SERVICE CORPORATION.....	Feb. 10, 1932	State of Washington	Feb. 9, 1973	Oct. 21, 1975

B. C. HOWARD,
Executive Director, Companies Division.

(6426)

46

Certificates of Dissolution Issued

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, a certificate of dissolution has been issued to:

Name of Corporation	Date of Incorporation	Effective Date
MARCEL DIONNE ENTERPRISES LIMITED.....	Oct. 25, 1971	Oct. 14, 1975
HOGRAnt COMPANY LIMITED.....	June 20, 1962	Oct. 23, 1975
STANLEY MCNEIL LIMITED.....	Dec. 30, 1953	Oct. 10, 1975

Name of Corporation	Date of Incorporation	Effective Date
MARGAL INVESTMENTS LIMITED.....	Oct. 25, 1956	Oct. 17, 1975
MIMICO AUTO-CENTRE LIMITED.....	June 24, 1953	Oct. 10, 1975
1616 UPPER JAMES ST. (HAMILTON) LIMITED.....	Nov. 6, 1963	Oct. 14, 1975
ORILLIA FARMS INCORPORATED.....	June 1, 1971	Oct. 20, 1975
QUINLAN-CRAWFORD (1965) LIMITED.....	Nov. 22, 1965	Oct. 17, 1975
SPADINA SELF SERVICE LAUNDERETTE LIMITED.....	Feb. 2, 1960	Oct. 15, 1975
THE THOROLD PULP COMPANY LIMITED.....	Oct. 12, 1900	Oct. 15, 1975
QUINTE CREAMERIES, LIMITED.....	June 26, 1931	Oct. 10, 1975
WILHAR ENTERPRISES LIMITED.....	July 21, 1972	Oct. 14, 1975

B. C. HOWARD,
Executive Director, Companies Division.

(6427)

46

**Surrender of Letters Patent and
Termination of Existence**

NOTICE IS HEREBY GIVEN that, under *The Corporations Act*, surrender of the charter of the corporation named hereunder has been accepted:

Name of Corporation	Date of Incorporation	Date of Order	Date of Dissolution
FORT FRANCES COUNCIL OF YOUTH.....	Aug. 16, 1971	Oct. 17, 1975	Nov. 10, 1975

B. C. HOWARD,
Executive Director, Companies Division.

(6428)

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**Notice of Default in Filing Annual Returns
(The Corporations Act)**

NOTICE IS HEREBY GIVEN that under Section 347(9) of *The Corporations Act* that the under-mentioned Corporations are in default for a period of one year in filing their Annual Returns under *The Corporations Information Act*, or a predecessor thereof:

Name of Corporation	File Number	Date of Incorporation
AERO SPORT INC.....	262383	Oct. 27, 1972
AJAX MINOR HOCKEY ASSOCIATION.....	119690	May 23, 1962
ALLIED ARTS COUNCIL OF SAULT STE. MARIE.....	215305	Sept. 12, 1968

Name of Corporation	File Number	Date of Incorporation
AMERICAN POETS' THEATRE—APT.....	256395	July 24, 1972
APARTMENT OWNERS' BUREAU.....	242432	June 1, 1971
BEHAVIOUR THERAPY FOUNDATION.....	249858	Nov. 30, 1971
BENEVOLENT & PROTECTIVE ORDER OF ELKS CLUB OF SAULT STE. MARIE, INCORPORATED.....	99864	May 19, 1959
BETH ZION CONGREGATION OF OSHAWA.....	107946	July 29, 1960
BRIGHTON MASONIC TEMPLE ASSOCIATION.....	78312	July 13, 1955
BROCKVILLE LIONS CLUB.....	53514	July 6, 1946
BURLINGTON SENIOR CITIZENS CORPORATION.....	207336	Nov. 21, 1967
BYTOWN LIVE ENTERTAINMENT ASSOCIATION.....	240358	Jan. 25, 1971
CALVARY CHRISTIAN CHURCH OF CANADA.....	240856	Mar. 31, 1971
CAMP SHAHWUNDAIS.....	247565	May 4, 1970
CANADIAN ELECTRONIC MUSIC ENSEMBLES.....	256576	May 19, 1972
CANADIAN INDUSTRIAL MANAGEMENT ASSOCIATION (BRANT-NORFOLK BRANCH).....	107327	June 24, 1960
CANADIAN LEGION OTTAWA BRANCH NO. 16 OLDER VETERANS HOMES INCORPORATED.....	74219	Sept. 1, 1954
CANEWA, INC.....	156196	Mar. 28, 1967
CHELMSFORD MEMORIAL HALL.....	98335	Mar. 5, 1959
CHIMO YOUTH SERVICES, INC.....	272635	Aug. 14, 1973
COBOURG KILTIE BAND.....	80632	Jan. 11, 1956
COMMUNITY PAROLE.....	256995	July 6, 1972
COMMUNITY SWITCHBOARD.....	249942	Dec. 1, 1971
CONVIVUM INTERNATIONAL HEALTH CENTRE.....	268444	Mar. 28, 1973
COVENANT COLLEGE.....	229255	Jan. 1, 1970
CRIMINAL LAWYERS ASSOCIATION.....	244579	Nov. 1, 1971
CRUNCH INCORPORATED.....	259100	Aug. 8, 1972
CRYSTAL-MCKENZIE BEACH CAMPERS ASSOCIATION.....	255963	June 1, 1972
CZARKHOFF INCORPORATED.....	259584	Oct. 2, 1972
EARLE GREY SHAKESPEAREAN FOUNDATION.....	88503	June 3, 1957
EBENEZER CHRISTIAN REFORMED CHURCH OF JARVIS, ONTARIO.....	73951	Aug. 11, 1954
ELFORD COMMUNITY WOMEN'S INSTITUTE.....	212826	June 24, 1968
ENVIRONMENT ADVISORY INSTITUTE.....	243748	May 17, 1971
ENVIRONMENTAL MANDALA RESEARCH FOUNDATION.....	244194	June 1, 1971
ESPANOLA COMMUNITY RADIO.....	255920	May 25, 1972
ETOBICOKE CHRISTIAN YOUTH CENTRE INCORPORATED.....	244433	June 8, 1971
FORT FRANCES AND DISTRICT CONSUMER CO-OPERATIVE STORE.....	228546	Mar. 31, 1970
GEORGIAN BAY REGIONAL DEVELOPMENT COUNCIL.....	81564	Mar. 7, 1956
GERRARD BUSINESS MEN'S ASSOCIATION.....	46409	April 18, 1940
GLOBAL VILLAGE.....	230527	Feb. 24, 1970
GRASS ROOTS.....	245136	June 30, 1971
GREATER NIAGARA ASSOCIATION FOR THE MENTALLY RETARDED.....	83675	July 9, 1956
GREATER NIAGARA FALLS MINOR HOCKEY ASSOCIATION.....	202663	Feb. 28, 1969
GREEK CULTURAL AND EDUCATIONAL FUND.....	233819	June 1, 1970
HAMEL THEATRE PRODUCTIONS.....	256735	June 12, 1972
HAMILTON INSTITUTE OF POLICE SCIENCE AND ADMINISTRATION INCORPORATED.....	203329	May 18, 1967
HAMILTON REGIONAL INDIAN CENTRE.....	270009	June 19, 1973
HANDICAPPED OPPORTUNITIES AND PLACEMENT ENDEAVOURS (H.O.P.E. INDUSTRIES).....	273174	Aug. 8, 1973
HASHOMER HATZAIR OF TORONTO.....	47846	May 16, 1942
HAVELOCK LIONS CLUB.....	127379	July 26, 1963
HOLY TRINITY ARMENIAN CHURCH, TORONTO CANADA.....	62580	Aug. 21, 1950
IMMANUEL CHRISTIAN REFORMED CHURCH OF SIMCOE.....	237610	April 26, 1971
INNER CITY PUPPET THEATRE.....	256970	June 15, 1972
INSTITUTE FOR ASTROLOGICAL STUDIES.....	246260	Aug. 12, 1971
INSTITUTE FOR THE STUDY OF CULTURAL EVOLUTION.....	244647	Oct. 25, 1971
INTER-PROVINCIAL MUSIC CAMP FOUNDATION.....	119263	April 30, 1962
JEWISH ASSISTANCE SERVICE.....	260605	Oct. 20, 1972

Name of Corporation	File Number	Date of Incorporation
JUDAEA BROTHERHOOD TEMPLE.....	87662	April 3, 1957
JUNIOR ACHIEVEMENT OF OTTAWA INC.....	254979	April 20, 1972
KBK INCORPORATED.....	259054	Oct. 23, 1972
K-W MASONIC TEMPLE.....	78119	June 1, 1955
KELSO MUSIC CENTRE.....	242897	May 6, 1971
KINGSTON COMMUNITY SCHOOL.....	246441	Aug. 31, 1971
KIWANIS CLUB OF AJAX (CENTENNIAL '67).....	211826	April 30, 1968
KIWANIS CLUB OF AURORA-NEWMARKET.....	115459	Sept. 26, 1961
KIWANIS CLUB OF BEACHES, TORONTO, INCORPORATED.....	113511	June 6, 1961
KIWANIS CLUB OF MOUNT HAMILTON.....	107033	June 8, 1960
KIWANIS CLUB OF NORTH LONDON INCORPORATED.....	82735	May 9, 1956
KIWANIS CLUB OF SCARBOROUGH, INCORPORATED.....	67123	Oct. 7, 1952
KIWANIS CLUB OF THAMES VALLEY LONDON (ONTARIO).....	102630	Oct. 22, 1959
KOREAN CANADIAN CULTURAL CENTRE.....	263478	Mar. 30, 1973
LA DOLCE VITA SPORTS ASSOCIATION.....	253946	April 4, 1972
LAKE ERIE BOYSTOWN.....	240930	Mar. 1, 1971
LAKE ERIE REGIONAL DEVELOPMENT COUNCIL.....	129516	Dec. 4, 1963
LAKE NIPIGON METIS CORPORATION.....	228522	Oct. 7, 1969
LAKE ONTARIO REGIONAL DEVELOPMENT COUNCIL.....	78530	Aug. 24, 1955
LAKESHORE AREA MULTI-SERVICES PROJECT (LAMP) INC.....	267811	April 9, 1973
LAKEWOOD CHRISTIAN CONFERENCE GROUNDS.....	258826	July 26, 1972
LIFE SCHOOL INC.....	248381	Nov. 1, 1971
LONDON AND DISTRICT COMMUNITY GROUP HEALTH FOUNDATION.....	241788	April 15, 1971
LOYAL CANADA LODGE, NO. 6968, MANCHESTER UNITY, I. O. O. F.....	245291	April 18, 1911
LOYAL LAMBTON LODGE, NO. 6608, MANCHESTER UNITY, INDEPENDENT ORDER OF ODDFELLOWS, MUTUAL BENEFIT SOCIETY.....	42450	Oct. 16, 1936
LOYAL LORD STANLEY LODGE, NO. 6858 MANCHESTER UNITY, INDEPENDENT ORDER OF ODDFELLOWS.....	245419	Nov. 1, 1922
LOYAL NORTHERN LODGE, NO. 8128, MANCHESTER UNITY.....	245418	Dec. 4, 1922
LUSITANA ASSOCIATION.....	248991	Nov. 10, 1971
MARANATHA CHRISTIAN REFORMED CHURCH OF BOWMANVILLE.....	248155	Oct. 27, 1971
MATRIX RESEARCH FOUNDATION.....	257003	June 1, 1972
METRO COMMUNITY MEDIA INC.....	259351	Oct. 31, 1972
MURRAY MEMORIAL Y. M. C. A.....	133625	June 24, 1964
MUSLIM STUDENTS ASSOCIATIONS, ISLAMIC SERVICES OF CANADA.....	270408	May 30, 1973
MUTUAL ASSISTANCE THROUGH EDUCATION.....	153160	Sept. 6, 1966
NORTHEASTERN ONTARIO REGIONAL DEVELOPMENT COUNCIL.....	78720	Aug. 29, 1955
NORTHWESTERN ONTARIO HEARING INC.....	209409	June 5, 1968
OIL HEATING ASSOCIATION OF CANADA.....	42453	Oct. 22, 1936
ONTARIO APPLIED SCIENCE INSTITUTE FOR SCIENTISTS OASIS.....	246620	Nov. 8, 1971
ONTARIO CUSTOM UPHOLSTERERS AND RE-UPHOLSTERERS GUILD.....	240275	Dec. 29, 1970
ONTARIO LANDSCAPE CONTRACTORS' ASSOCIATION.....	104346	Jan. 19, 1960
ONTARIO NATIVES DEVELOPMENT FUND, INCORPORATED.....	224962	June 17, 1969
OPERATION FAMILY RIGHTS.....	259273	Aug. 21, 1972
OPTIMIST CLUB OF CHATHAM.....	66608	July 7, 1952
OPTIMIST CLUB OF OAKRIDGE ACRES INC.....	105342	Mar. 16, 1960
OPTIMIST CLUB OF SIMCOE.....	107989	July 22, 1960
ORO TOWNSHIP RATEPAYERS ASSOCIATION.....	249968	Dec. 20, 1971
OTTAWA ARTHRITIC ASSOCIATION.....	251033	Dec. 21, 1971
PEOPLE FOR ECOLOGICAL ACTION.....	248712	Nov. 15, 1971
PEOPLE PLANNING 2.29 ACRES CORPORATION.....	270252	June 22, 1973
PETERBOROUGH YOUTH HOSTEL.....	244270	June 3, 1971
QUINTE disabled PERSONS ASSOCIATION INC.....	94507	Aug. 6, 1958
READY MIXED CONCRETE ASSOCIATION OF ONTARIO.....	102151	Sept. 22, 1959

Name of Corporation	File Number	Date of Incorporation
RIGHT TO LIFE ASSOCIATION OF TORONTO AND AREA.....	255759	June 19, 1972
RIVERDALE COMMUNITY HEALTH AND CARE FOUNDATION...	257641	June 16, 1972
ROTARY CLUB OF GANANOQUE.....	64102	May 10, 1951
ST. JOHN CARITAS HOME.....	106386	May 4, 1960
ST. JOSEPH'S COLUMBIAN CLUB.....	255509	May 18, 1972
ST. MATTHIAS DAY CARE CENTRE.....	260859	Sept. 18, 1972
SAINT THOMAS MORE PLAYERS INCORPORATED.....	215104	Oct. 15, 1968
SCHOOL BUS OPERATORS ASSOCIATION OF ONTARIO.....	256665	May 24, 1972
SCIENTIFIC SHEVCHENKO SOCIETY.....	100762	June 30, 1959
SENIOR CITIZENS FRIENDSHIP ASSOCIATION OF SCARBOROUGH.....	93783	June 12, 1958
SERBIAN EASTERN ORTHODOX CHURCH 'ST. ILIJA'.....	203399	July 4, 1967
SHEP'S ENTERPRISES.....	270498	May 28, 1973
STOP 'N' GO 'CONTACT' CORNWALL, VA ET VIENT.....	263796	Dec. 12, 1972
SHOPPERS WORLD ALBION MERCHANTS' ASSOCIATION.....	138499	Feb. 12, 1965
SIKH CULTURAL SOCIETY OF METROPOLITAN WINDSOR.....	246006	Aug. 4, 1971
SOUTH OF ST. JAMESTOWN TENANTS' ASSOCIATION.....	244986	June 25, 1971
SUDBURY & DISTRICT CRIPPLED CHILDRENS' TREATMENT CENTRE.....	128720	Oct. 16, 1963
SUNRISE HOUSE.....	256960	June 12, 1972
THEATRE BALAGAN.....	274904	Aug. 14, 1973
THEATRE - IN - CAMERA.....	247275	Sept. 16, 1971
THEATRE PASSE MURAILLE.....	246458	Aug. 26, 1971
THE AESTHETICS SOCIETY INC.....	245583	July 16, 1971
THE ALGONQUIN CROSSROADS.....	244849	July 12, 1971
THE AVENUE ROAD CHURCH OF THE CHRISTIAN AND MISSIONARY ALLIANCE.....	56615	Jan. 26, 1948
THE CANADIAN ASSOCIATION FOR THE ABOLITION OF INVOLUNTARY MENTAL HOSPITALIZATION.....	264652	Jan. 16, 1973
THE CANADIAN DANCE DRAMA COMPANY-LA COMPAGNIE CANADIENNE DE DANSE D'ART DRAMATIQUE.....	240802	Jan. 26, 1971
THE CANADIAN ORDER OF SAMARITANS.....	121725	Oct. 1, 1962
THE CANADIAN WHOLE EARTH RESEARCH FOUNDATION.....	236313	Aug. 4, 1970
THE CANNINGTON MASONIC TEMPLE CORPORATION.....	129235	Nov. 18, 1963
THE CENTRE FOR THE DEVELOPMENT OF COMMUNITY RESOURCES.....	259158	Sept. 7, 1972
THE CHESLER FAMILY FOUNDATION.....	207517	Nov. 21, 1967
THE CHRISTIAN REFORMED CHURCH OF ALLISTON.....	109072	Oct. 17, 1960
THE COMMERCIAL STATIONERS ASSOCIATION OF TORONTO....	29647	June 28, 1928
THE CONTRACTING LATHING AND PLASTERING ASSOCIATION OF ONTARIO.....	68818	May 1, 1953
THE CORPORATION OF ST. GEORGE'S COLLEGE.....	114298	Mar. 29, 1961
THE EASTERN ONTARIO DEVELOPMENT ASSOCIATION.....	74146	Aug. 20, 1954
THE FEDERATION OF PAINTING AND DECORATING CONTRACTORS OF METROPOLITAN TORONTO.....	215547	Sept. 20, 1968
THE FOUNDATION ACADEMY FOR SPECIAL EDUCATION.....	250976	Dec. 21, 1971
THE GILBERT A. LABINE CHARITABLE FOUNDATION.....	91621	Feb. 5, 1958
THE HISTORICAL SOCIETY OF OTTAWA.....	41606	April 3, 1936
THE INSTITUTE OF ACCREDITED PUBLIC ACCOUNTANTS OF ONTARIO.....	55068	Mar. 22, 1947
THE INSTITUTE OF CHRISTIAN ART.....	244887	Aug. 5, 1971
THE KENSINGTON MARKET BUSINESS MEN'S ASSOCIATION....	121739	Aug. 31, 1962
THE KINSMEN CLUB OF LEAMINGTON.....	89150	July 22, 1957
THE KINSMEN CLUB OF MATHESON.....	62344	July 17, 1950
THE KIWANIS CLUB OF KIRKLAND LAKE, INCORPORATED....	47580	Dec. 12, 1941
THE LIONS CLUB OF WHITE RIVER.....	99710	April 28, 1959
THE LOYAL MAPLE LEAF LODGE, NO. 7075, MANCHESTER UNITY, INDEPENDENT ORDER OF ODDFELLOWS.....	245417	Dec. 12, 1913
THE MUSEUM OF AUTOMOTIVE TECHNOLOGY.....	254666	Mar. 29, 1972
THE MUSKOKA LAW ASSOCIATION.....	95740	Oct. 24, 1958
THE NICHOLAS POINT CLUB.....	119045	April 17, 1962

Name of Corporation	File Number	Date of Incorporation
THE ONTARIO ASSOCIATION OF NORTH AMERICAN BAPTIST CHURCHES.....	28239	Oct. 10, 1884
THE ONTARIO DANCE SOCIETY.....	261231	Sept. 26, 1972
THE ONTARIO RACQUETBALL ASSOCIATION.....	244310	Aug. 9, 1971
THE OPTIMIST CLUB OF CHARLOTTENBURGH - LANCASTER...	268580	June 6, 1973
THE OPTIMIST CLUB OF GEORGETOWN, ONTARIO.....	255573	May 30, 1972
THE OPTIMIST CLUB OF POINT EDWARD, ONTARIO.....	243055	Aug. 24, 1971
THE ORONO YOUTH THEATRE.....	236806	Oct. 29, 1970
THE OTTAWA NEIGHBOURHOOD IMPROVEMENT COMMITTEE- LES NOUVEAUX IMPERATIFS COMMUNAUTAIRES D'OTTAWA (N.I.C.).....	244228	June 3, 1971
THE QUETICO FOUNDATION.....	74485	Oct. 5, 1954
THE SCARBOROUGH MEDICAL & SURGICAL RESEARCH FOUNDATION.....	132784	May 5, 1964
THE SERTOMA CLUB OF WINDSOR.....	69119	May 29, 1953
THE SPIRITUAL ASSEMBLY OF THE BAHAI'S OF KINGSTON....	267644	Mar. 12, 1973
THE STRATTON COMMUNITY HALL ASSOCIATION.....	31933	Aug. 10, 1929
THE TERRAZZO, TILE & MARBLE GUILD OF ONTARIO, INC....	274068	Aug. 10, 1973
THE TORONTO GALLERY OF PHOTOGRAPHY.....	259260	Aug. 4, 1972
THE TRAVEL ORGANIZERS ASSOCIATION ONTARIO.....	259337	Aug. 11, 1972
THE WINDSOR ISLAMIC ASSOCIATION (W. I. A.).....	107251	June 15, 1960
THERAFIELDS COMMUNICATION CENTRE.....	226755	Sept. 29, 1969
THUNDER BAY MISHIBAZEE FARM FEDERATION.....	256655	June 12, 1972
THUNDER BAY REAL ESTATE BOARD.....	111543	Feb. 16, 1961
TOR'ND ALLIANCE.....	274913	Aug. 31, 1973
TORONTO ACADEMY OF VETERINARY MEDICINE.....	64027	May 2, 1951
TORONTO AND DISTRICT PARENTS OF THE DEAF ASSOCIATION.....	133772	July 3, 1964
TORONTO AND DISTRICT SPORTS AND RECREATION SERVICES INCORPORATED.....	204624	Oct. 5, 1967
TORONTO BUSINESS MINISTRY.....	225224	Aug. 12, 1969
TORONTO DRESS & SPORTSWEAR INDUSTRY RETIREMENT FUND, INC.....	253849	Mar. 6, 1972
TORONTO METIS AND NON-STATUS INDIAN ASSOCIATION SUB ZONE ONE.....	254278	April 21, 1972
TORONTO NEGRO BUSINESS AND PROFESSIONAL MEN'S ASSOCIATION.....	118858	April 5, 1962
TORONTO TAI CHI ASSOCIATION.....	267512	Mar. 27, 1973
TORONTO WOMEN'S EDUCATIONAL MEDIA.....	264058	Dec. 12, 1972
TRIO STUDIES INCORPORATED.....	207343	Nov. 11, 1967
VISITES INTERPROVINCIALS (ONTARIO).....	51221	July 17, 1945
WAYLAND WORKSHOPS.....	258776	Aug. 18, 1972
W.E. - THE WORKING ENGLISH PROGRAMME.....	271995	July 4, 1973
WABIGOON LAKES CORPORATION.....	221774	May 31, 1969
WELLAND LIONS CLUB.....	49942	Nov. 3, 1944
WELLANDPORT CALVINISTIC CHRISTIAN SCHOOL SOCIETY....	100094	May 8, 1959
WEST END PHOENIX.....	257436	June 12, 1972
WIKWEDOONG NATIVE CULTURE ASSOCIATION.....	236258	Sept. 8, 1970
WINSTONETTES GYMNASIAC ASSOCIATION.....	252100	Jan. 14, 1972
WOMEN'S CENTRE OF HAMILTON.....	270825	May 17, 1973
ZURICH BEAN FESTIVAL.....	245238	July 6, 1971

SIDNEY B. HANDLEMAN,
Ministry of Consumer and Commercial Relations.

Credit Union Dissolved

NOTICE IS HEREBY GIVEN that, under *The Credit Unions Act*, dissolution has been declared of:

Name of Corporation	Date of Incorporation	Date of Order	Date of Dissolution
AMBASSADOR EMPLOYEES (WINDSOR) CREDIT UNION LIMITED.....	Jan. 10, 1953	Oct. 8, 1975	Oct. 29, 1975

B. C. HOWARD,
Executive Director, Companies Division.

(6429)

46

The Marriage Act

CERTIFICATE OF REGISTRATION as persons authorized to solemnize marriage in the Province of Ontario, have been issued to the following:

Rev. Hassan Neville Ally, Ottawa; Rev. Joseph Muldoon, Ottawa; Rev. Ronald Lawrence Scott, Fort Erie; Rev. Jack Andrew Saarela, Brampton; Mr. Grant Gilman Holditch, Angus; Rev. Alexander John Hewitt, Burlington; Rev. Lucious Newberry, Elmstead; Rev. Lawrence Joseph Carney, Windsor; Rev. Orville Richard Endicott, Downsview; Rev. Eduardo Resendes, Mississauga; Rev. Bruce Roger Olsen, Ottawa; Rev. Paul Elja Willoughby, Tweed; Mr. Keher Singh, Bramalea; Mr. Avtar Singh Brar, Weston; Mr. Balbir Singh Niggar, Grandvalley; Rev. Bernard Michael Regan, Islington; Rev. Ernest Lloyd Munroe Clifton, Orillia; Rev. Gregory Ernest Imbroll, Toronto; Mr. Roshanali, Guelph; Rev. Anthony Cuvalo, Detroit, Mich., U.S.A. (Temp.); Rev. Paul Deschenes, Touraine, Quebec (Temp.); Rev. Alphonse Richard, Westmorland, New Brunswick (Temp.); Rev. Richard Stienstra, Edmonton, Alberta (Temp.); Rabbi Daniel Israel Siegel, Victoria, British Columbia (Temp.); Rev. Gerald Saulnier, Wolfville, Nova Scotia (Temp.); Rev. Robert Shannon, Calgary, Alberta (Temp.); Rev. William John Minto Swan, Victoria, British Columbia (Temp.); Rev. Donald P. Sheenan, Jersey City, New Jersey, U.S.A. (Temp.); Rev. Joseph Ambrose MacNeil, Antigonish, Nova Scotia (Temp.); Rev. Joshua Peachey Renno, Belleville, Pennsylvania, U.S.A. (Temp.); Rev. Houssig Nishanian, Montreal, Quebec (Temp.); Rev. Elmer Penner, Morris, Manitoba (Temp.); Rev. Mary Olive Kirkby, Spencerville; Rev. Lloyd Edward Kirkby, Spencerville; Rev. Clifford Cornelius Webster, Smiths Falls; Rev. Raffaele Girolamo Bruzzzone, Brantford; Rev. Aelfryn Ernest Jones, Hamilton; Rev. Eugene

Uzukuw, Toronto; Rev. David Derstine Brunner, Ailsa Craig; Rev. John Frances Byron, Hamilton; Rev. Robert Joseph Stewart, Ravenna; Rev. Luiz Baldissarelli, Toronto; Rev. Michael Graham, Windsor; Rev. Herman Cunrad Voege, Sarnia; Chairman Elizabeth Anne Ker-Wilson, Ottawa; Rev. Charles John Muxworthy, Downsview; Pastor Delton Dean Elkins, Emo; Rev. Gerald Walter Orr, Newington; Rev. William Anthony Sandford, Downsview; Rev. Ralph Braden Mann, Hanover; Rev. Franklin Thomas Rutherford, St. Thomas; Rev. Charles John Principe, Toronto; Rev. Stephen John Williams, Toronto; Rev. Colin Douglas Campbell, Oakville; Rev. John Ashton Deyarmond, Thunder Bay "P"; Rev. Walter Sydney Crone, Bridgenorth; Rev. Allan Dennis Scharlach, Kitchener; Rev. Mary Louise Lucas, St. Catharines; Rev. Henry Mario Benin, Thornhill; Rev. Thomas O'Malley, Toronto; Rev. Martin Joseph Brown, Bridgetown; Rev. Lawrence David Gillick, Willowdale; Rev. Graham John Holmes, Windsor; Rev. Daniel Joseph Mills, Borden; Rev. Aubrey Wilbur Bell, Thedford; Rev. William Davidson, Kenora; Rev. Kenneth Alexander Innes, Brussels; Rev. John Herman Conrad Neeb, Niagara Falls; Rev. William George Norman, Cobourg; Rev. William Whitford Wyrick, Jr., Whitby; Rev. Vladimir Stanistic, Kitchener; Rev. Gordon George Allan, Woodstock; Rev. David William Morris, London; Rev. Patrick Michael Byrnes, Scarborough; Rev. Emmett Blake Painter, Scarborough; Rev. Norman Mae Davidson, Toronto; Rev. Raymond Gerard Poulin, Vanier City;

NOTICE IS HEREBY GIVEN that registration and authority to solemnize marriage in the Province of Ontario under *The Marriage Act*, for the underlisted persons are cancelled and revoked:

Rev. Thomas Martland, Calgary, Alberta; Rev. Orville Alburn White, Shawville, Quebec; Capt. Roland Joseph Peterson, Mascouche Heights, Quebec; Rev. Joseph Salerno, Utica, New York, U.S.A.; Lieut. Lorraine Dawe, Willowdale, Ontario; Rev. Philip Earl Hemke, Florissant, Mo., U.S.A.; Rev. Ernest Grant Clark, Jr., Toronto, Ontario; Rev. Guillaume George Beland, Quebec, Quebec; Rev. William Rowe, Dorion, Quebec; Chairman John Francis Baldock, Limehouse, Ontario; Rev. Robert Henry Hobbs, Brandon, Manitoba; Rev. Gerard Boudreault, Sudbury; Chairman Linda Susan Gershuny, Weston; Rev. Gordon Eric Kirkham, Libertyville, Illinois, U.S.A.; Rev. Donald Patrick Marrokol, Brantford.

SIDNEY HANDLEMAN,
Minister of Consumer
and
Commercial Relations.

(6467)

46

Applications to Parliament — Private Bills

PUBLIC NOTICE

LEGISLATIVE ASSEMBLY OF ONTARIO

The attention of Municipal Officials, Solicitors and all other persons who may be interested in the preparation of Private Bills for submission to the Legislative Assembly of Ontario is directed particularly to the following Standing Orders governing the submission of such Bills:

PRIVATE BILLS

Time for introducing Private Bills

51. (a) No Private Bill may be presented to the House after the first five weeks of the Session.

Time for reporting

(b) No report of a committee upon a Private Bill may be received after the first eight weeks of the Session.

Filing Bill with Clerk

52. (a) Any person desiring to apply for a Private Bill shall do so by filing with the Clerk of the House at least eight (8) days before the meeting of the House, a copy of such Bill, together with a fee of \$150, and if such Bill is not deposited by that time the applicant shall pay \$10 for each day he is late in filing the Bill, including the day of filing.

Applicant to pay cost of printing

(b) Every applicant for a Private Bill shall pay the cost of printing such Bill, including the cost of printing the Act in the Statutes.

Other charges

(c) The following charges shall also be levied and paid in addition to the foregoing:—

1. When any Standing Order of the House is suspended with reference to a Bill, for each such suspension, \$50.00.
2. When a Bill is presented to the House after the first five weeks of the Session and before the end of the sixth week, \$75.00.
3. When a Bill is presented to the House after the sixth week of the Session, \$100.00.

Additional fees

(d) In the case of any Bill incorporating a company, or increasing the capital stock of a company already incorporated, there shall be paid to the Clerk of the House, by or on behalf of the applicant, before the same is reported to the House, the same fee as would be payable in the case of an incorporation or increase of capital under the provisions of the Ontario Companies Act, less the sum of \$150.00 already paid to the Clerk of the House.

(e) When a Bill is for the purpose of confirming by-laws, bonds, debentures or other securities, or authority is asked to borrow money or to increase borrowing powers, the following additional fees shall be paid according to the amount of money involved:—

On amounts less than \$10,000,	\$ 25
On amounts over \$10,000 and up to \$25,000	50
On amounts over \$25,000 and up to \$40,000	75
On amounts over \$40,000 and up to \$75,000	100
On amounts over \$75,000 and up to \$125,000	125
On amounts over \$125,000 and up to \$175,000	150
On amounts over \$175,000 and up to \$250,000	200
On amounts over \$250,000 and up to \$350,000	250

and an additional fee of \$50 for every \$100,000 over \$350,000.

Publication of Standing Orders re Private Bills

53. (a) The Clerk of the House shall, during each recess of Parliament, publish weekly in The Ontario Gazette the Standing Orders respecting notices of intended applications for Private Bills.

Notices posted

(b) The Clerk shall also, by the first day of every Session, post notices in the Legislative Building of the time limit for receiving applications for Private Bills and reports thereon.

Required notice of applications

54. All applications for Private Bills properly the subject of legislation by the Legislative Assembly of Ontario, within the purview of "The British North America Act, 1867", shall require a notice, clearly and distinctly specifying the nature and object of the application, and, where the application refers to any proposed work, indicating generally the location of the work, and signed by or on behalf of the applicants, such notice to be published as follows:—

1. A notice in The Ontario Gazette and in at least one newspaper published or circulated in the municipality affected.
2. Such notice shall be published once a week for at least six weeks prior to the consideration of the Bill by the Private Bills Committee.

Bills for debenture issues

3. If the application is by a municipal corporation for authority to issue debentures, the notice shall set out the particulars of the existing debenture debt and the amount of the rateable property of the municipality according to the last revised assessment roll of the corporation and in brief and general terms, the object for which the new issue of debentures is required.

Report by Standing Orders and Procedures Committee

55. (a) The Committee on Standing Orders and Procedures shall examine each application and report to the House whether the Standing Orders, particularly with respect to notice, have been complied with and where the notice is insufficient, the Committee recommends to the House the course to be taken in consequence of such insufficiency.

Declaration re advertising

(b) The applicants for a Private Bill shall lodge with the Clerk of the House a declaration proving publication of the notice before the application is considered by the Standing Orders and Procedures Committee.

Clerk reports to Standing Orders and Procedures Committee

(c) The Clerk of the House shall report to the Standing Orders and Procedures Committee respecting the compliance by all applicants for Private Bills with the Standing Orders relating to such applications, particularly the requirements for notice.

Introduction of Private Bill

56. Every Private Bill shall be introduced upon a motion for leave for introduction and first reading after the application has been favourably reported by the Standing Orders and Procedures Committee.

Letters Patent

57. When any Bill for confirming any Letters Patent, or Agreement, is presented to the House, the copy of such Letters Patent, or Agreement, shall be attached to it.

Certificate of Minister of Revenue re Letters Patent

58. No Bill relating to Letters Patent shall be considered by the Private Bills Committee until there shall have been deposited with the Clerk of the House a certificate of the Minister of Revenue showing that all taxes payable under The Corporations Tax Act relating thereto have been paid.

Reference to Private Bills Committee after first reading

59. Every Private Bill, when read a first time, shall, unless it be an Estate Bill, or a Bill providing for a consolidation of a floating debt or for the consolidation or renewal of debentures (other than local improvement debentures) of a municipal corporation, stand referred to the Private Bills Committee, and any petitions to the House, for or against the Bill, are considered as referred to such Committee.

Certain Municipal Applications referred to Ontario Municipal Board

60. (a) A Private Bill of a municipal corporation providing for the consolidation of a floating debt, or the consolidation or renewal of debentures (other than local improvement debentures) stands referred to the Ontario Municipal Board after first reading.

Board to report

(b) The Board, after due enquiry, shall report to the House whether or not it is reasonable that the Bill, or that part thereof relating to the matters referred to in clause (a), should pass and what, if any, alterations should be made in the Bill.

Report to Clerk

(c) A report shall be transmitted to the Clerk of the House.

Bill and report to Private Bills Committee

(d) The Bill and report shall stand referred to the Private Bills Committee.

Estate Bills to Commissioners

61. (a) Every Estate Bill stands referred to the Commissioners of Estate Bills after first reading.

Commissioners to report

(b) The Commissioners, or any two of them, shall report their opinion thereon and whether, presuming the allegations contained in the preamble to be proven to the satisfaction of the House, it is reason-

able for such Bill to pass and what, if any, alterations are necessary.

Report to Clerk

(c) A report shall be transmitted to the Clerk of the House.

Bill and report to Private Bills Committee

(d) The Bill and report shall stand referred to the Private Bills Committee.

Adverse report by Commissioners

(e) In the event of the Commissioners of Estate Bills reporting that, in their opinion, it is not reasonable that the Bill submitted to them shall pass into law, such Bill shall not be further considered.

Notice re Hearing by Private Bills Committee

62. (a) The Clerk of the House shall post in the Legislative Building five days' notice of the date on which any Private Bill is to be considered by the Private Bills Committee.

Notice published in the Notice Paper

(b) The notice required by clause (a) shall be published in the Notice Paper.

Notice of Next Day Meetings on Private Bills

(c) The Clerk shall also publish in the Notice Paper a notice of any meeting of the Private Bills Committee to be held on the following day.

Consent of interested persons

63. Any persons whose interest or property may be affected by a Private Bill, when required, shall appear before the Private Bills Committee to express their consent or objection, or may consent in writing, proof of which may be demanded by the Committee.

Majority rules

64. (a) Questions before the Private Bills Committee are decided by the majority.

Casting vote by Chairman

(b) In case of a tie, the Chairman shall give the casting vote.

On Order Paper after report

65. Private Bills when reported by the Private Bills Committee shall be placed on the Order Paper for second reading.

Bills initialled and signed by Chairman

66. (a) The Chairman of the Private Bills Committee will initial each section of a Bill as it is passed and shall also sign the Bill.

Amendments

(b) Any amendments shall be clearly indicated in the signed copy, any such amendments or additions being initialled by the Chairman.

Bills filed with the Clerk

(c) The Bill signed by the Chairman shall be filed in the Office of the Clerk of the House, and when a Bill is amended, another copy with the amendments written thereon shall be prepared by the Clerk of the Committee and attached to the report.

Reprinting amended Bills

67. Private Bills amended by any Committee may be reprinted by order of such Committee; or after being reported, and before further consideration, may be reprinted in whole or in part as the Clerk of the House may direct; and the cost of such reprinting shall be added to the cost of the first printing of the Bill and shall be payable by the applicant.

Referral after second reading

68. Private Bills, after second reading, shall be placed on the Order Paper for third reading, unless specially ordered referred to the Committee of the Whole House.

Notice required to dispense with Standing Orders

69. Except by unanimous consent of the House, in case of urgent and pressing necessity, no motion may be made to dispense with any Standing Order relative to Private Bills, without due notice thereof.

Private Bill Register

70. A Private Bill Register shall be kept in the office of the Clerk of the House, in which shall be entered, by the Clerk appointed for that purpose, the name, description, and place of residence of the parties applying for the Bill, or of their agent, and all the proceedings thereon, and the day on which the Private Bills Committee is appointed to sit, such register to be open to public inspection daily, during office hours.

Parliamentary Agents

71. (a) Every Parliamentary Agent conducting proceedings before the House shall be personally responsible to the House and to the Speaker, for the observance of the Standing Orders and Practices of Parliament, and also for the payment of all fees and charges.

Misconduct of Agent

(b) Any agent who shall wilfully act in violation of the Standing Orders and Practices of Parliament, or who shall wilfully misconduct himself in prosecuting any proceedings before the House, shall be liable to an absolute or temporary prohibition to practice as a Parliamentary Agent, at the pleasure of the Speaker.

RODERICK LEWIS, Q.C.,
Clerk of Legislative Assembly of Ontario.

T.F.N.

pertaining to the plans for a major development in the Township of Wicksteed, at Hornepayne, Ontario, by the Canadian National Railways.

Dated at Sault Ste. Marie this 17th day of October, 1975.

THE CORPORATION OF THE
TOWNSHIP OF WICKSTEED
By its Solicitors,
WISHART, NOBLE, NORI, REILLY,
WRIGHT & BISCEGLIA.

Per: GERALD E. NORI.

(9148)

44 to 49

Applications to Parliament

THE CORPORATION OF THE BOROUGH OF SCARBOROUGH

APPLICATION FOR SPECIAL LEGISLATION

NOTICE IS HEREBY GIVEN that, on behalf of The Corporation of the Borough of Scarborough, application will be made to the Legislative Assembly of the Province of Ontario at its next Session for Special Legislation to authorize the Council of the Corporation:

1. To pass by-laws providing for the granting of an annual retirement allowance to Frederick Charles Cook.

Dated at the Borough of Scarborough this 8th day of October, A.D. 1975.

K. H. MACDIARMID, Q.C.,
Solicitor,
Borough of Scarborough,
150 Borough Drive,
Scarborough, Ontario,
Solicitor for the Applicant.

(9097)

43 to 48

THE CORPORATION OF THE BOROUGH OF YORK

NOTICE OF APPLICATION FOR SPECIAL LEGISLATION

NOTICE IS HEREBY GIVEN that The Corporation of the Borough of York intends to apply to the Legislative Assembly of the Province of Ontario at the current session of the Legislative Assembly for an Act providing that the Council of the Borough of York may pass by-laws:

- (a) to require the owners, occupiers, or persons in charge of any premises to remove the whole or any part of any dead or decayed tree which may be a danger to adjacent property owners, and, in the event of non-compliance with such order, to provide for the Borough entering upon private property for the purpose of cutting down or trimming such dead or decayed tree, and assessing the cost of such work against the owner of the property;
- (b) to establish a clinic or clinics within the Borough of York for the spaying or neutering of domestic animals without cost to the owners of such animals, or upon payment to the Borough of such fees as may be established by the by-law.

Dated at Toronto this 1st day of November, 1975.

J. H. BOLAND, Q.C.,
2700 Eglinton Avenue West,
Toronto, Ontario,
Solicitor for the Applicant.

(9149)

44 to 49

NOTICE IS HEREBY GIVEN that on behalf of The Corporation of the Township of Wicksteed, application will be made to the Legislative Assembly of the Province of Ontario at its next regular session, commencing in 1975, for an Act exempting members of the Council for The Corporation of the Township of Wicksteed from the operation of *The Municipal Conflict of Interest Act* in matters

Corporation Notices

LINCOLN PLAZA MERCHANTS' ASSOCIATION

NOTICE IS HEREBY GIVEN that the number of directors of Lincoln Plaza Merchants' Association was increased from three to six by a special resolution consented to by all the directors of Lincoln Plaza Merchants' Association, which resolution is dated the 10th day of February, 1975, and is now in full force and effect.

Dated this 10th day of February, 1975.

JOHN E. LEE,
Secretary.

(9213) 46

NOTICE IS HEREBY GIVEN that Daylight Color Laboratories Limited intends to dissolve by filing Articles of Dissolution, pursuant to *The Business Corporations Act*.

Dated at Toronto, Ontario, this 3rd day of November, 1975.

STEVE ANTHONY,
62 Sunmount Road,
Toronto, Ontario.

(9214) 46

WASHUTA BROTHERS LIMITED

NOTICE IS HEREBY GIVEN that Washuta Brothers Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at St. Catharines, Ontario, this 3rd day of November, 1975.

ALEXANDER McCALLUM,
Secretary.

(9215) 46

CANSPAN INVESTMENTS LIMITED

NOTICE IS HEREBY GIVEN that Canspan Investments Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at St. Catharines, Ontario, this 25th day of October, 1975.

RUTH KELLY,
Secretary.

(9216) 46

33087 SUPPLIES LIMITED

NOTICE IS HEREBY GIVEN that 33087 Supplies Limited will proceed to dissolution pursuant to section 247(a) of *The Business Corporations Act*.

Dated this 28th day of October, 1975.

B. J. LISOWSKI,
Secretary.

(9217) 46

MIDDLESEX FARM EQUIPMENT LIMITED

NOTICE IS HEREBY GIVEN that Middlesex Farm Equipment Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at London this 21st day of October, 1975.

ROSS PARR,
Secretary.

(9218) 46

Framoliam Limited hereby gives notice pursuant to *The Business Corporations Act* of its intention to dissolve.

Dated this 31st day of October, 1975.

W. M. SMYTH,
President.

(9219) 46

LITTLE YORK INVESTMENTS LIMITED

NOTICE IS HEREBY GIVEN that Little York Investments Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 24th day of October, 1975.

E. SCHULZE,
President.

(9224) 46

CARTER-MAY HOLDINGS LIMITED

NOTICE IS HEREBY GIVEN that Carter-May Holdings Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at the Borough of Etobicoke, in The Municipality of Metropolitan Toronto, this 31st day of October, 1975.

WARREN H. CARTER,
President.

(9225) 46

R. W. WYBROW LIMITED

NOTICE IS HEREBY GIVEN that the number of directors of R. W. Wybrow Limited was decreased from five to two by a special by-law which was confirmed by the shareholders of the Corporation on the 17th day of June, 1975.

Dated at Niagara Falls this 14th day of October, A.D. 1975.

M. C. WYBROW,
Secretary.

(9226) 46

NOTICE IS HEREBY GIVEN that Kohinoor Carpets Limited intends to file Articles of Dissolution under Section 247 (a) and (b) of *The Business Corporations Act*.

Dated at Hamilton, Ontario, this 28th day of October, 1975.

JOHN BRITTAIN,
President-Secretary.

(9227) 46

WHITTIER BROS. SAWMILL LIMITED

Whittier Bros. Sawmill Limited hereby gives notice, pursuant to *The Business Corporations Act*, of its intention to dissolve.

Dated this 3rd day of November, 1975.

IVY WHITTIER,
Secretary.

(9228) 46

NOTICE IS HEREBY GIVEN that The Advance Cold Fur Storage Limited intends to make application for Articles of Dissolution under *The Business Corporations Act*, 1970.

Dated at Cornwall, Ontario, this 3rd day of November, A.D. 1975.

McDOUGALL, DANCAUSE &
SHIELDS,
Barristers and Solicitors,
119 Sydney Street,
Cornwall, Ontario,
Solicitors for The Advance Cold
Fur Storage Limited.

(9229) 46

NOTICE IS HEREBY GIVEN that The Advance Shop Limited intends to make application for Articles of Dissolution under *The Business Corporations Act*, 1970.

Dated at Cornwall, Ontario, this 3rd day of November, A.D. 1975.

McDOUGALL, DANCAUSE &
SHIELDS,
Barristers and Solicitors,
119 Sydney Street,
Cornwall, Ontario,
Solicitors for The Advance
Shop Limited.

(9230) 46

SPECIAL TOOL & GAUGE (CENTRAL) LIMITED

NOTICE IS HEREBY GIVEN that Special Tool & Gauge (Central) Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Windsor this 3rd day of November, 1975.

MALEYKO, D'HONDT,
993 Ottawa Street,
Windsor, Ontario,
N8X 2E2,
Solicitors for Charles Edward
Beasley, President.

(9231) 46

QUEEN'S INN HOTEL LONDON LIMITED

NOTICE IS HEREBY GIVEN that Queen's Inn Hotel London Limited intends to dissolve by filing Articles of Dissolution with the Minister of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at London this 30th day of October, 1975.

MAX E. MATTHEWS,
President.

(9233) 46

GEDDES FEED & SUPPLY LIMITED

NOTICE IS HEREBY GIVEN that Geddes Feed & Supply Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and

Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Kincardine, Ontario, this 24th day of October, 1975.

DONALD W. GEDDES,
Secretary.

(9235)

46

MATADEEN GRADING AND BULLDOZING CO. LTD.

NOTICE IS HEREBY GIVEN that Matadeen Grading and Bulldozing Co. Ltd. intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Mississauga this 6th day of November, 1975.

VIBERT T. ROSEMARY,
4225 Dundas Street West,
Toronto, Ontario,
Solicitor for Matadeen Grading
and Bulldozing Co. Ltd.

(9236)

46

Change of Name Act

TAKE NOTICE that the application of Andrew William Keddie, residing at 316 Brace Street, Dunnville, Ontario, to change his name to Andrew William Heard, will be heard by the presiding Judge in Chambers at the Court House, Town of Haldimand, on Tuesday, the 2nd day of December, 1975, at the hour of 9.30 o'clock in the forenoon.

Dated at Dunnville this 23rd day of October, 1975.

GARY J. HENRY,
130 Lock St. East,
Dunnville, Ontario,
Solicitor for the Applicant.

(9222)

46

IN THE COUNTY COURT OF THE COUNTY OF ESSEX

IN THE MATTER OF *The Change of Name Act*, R.S.O. 1970, Chapter 60 and amendments thereto; and

IN THE MATTER OF the Application of Alex Dragonchuk to change his surname to Drake.

TAKE NOTICE that His Honour Judge Carl Zalev has appointed Wednesday, the 3rd day of December at the hour of 10.00 o'clock in the forenoon at his Chambers at the Court House, 245

Windsor Avenue, Windsor, Ontario, as the time and place at which he shall hear the application of Alex Dragonchuk, Eudokia Dragonchuk and Mark Dragonchuk, all of the Township of Mersea, in the County of Essex, R.R. #2, Leamington, Ontario, for an Order changing their names to Alex Drake, Dorothy Drake and Mark Charles Drake, respectively.

Dated at Leamington, Ontario, this 31st day of October, 1975.

SPETTIGUE, REID, DAUDLIN,
SAWATZKY & CARTLIDGE,
Barristers and Solicitors,
21 Talbot Street,
Leamington, Ontario,
Solicitors for the Applicants.

(9221)

46

NOTICE IS HEREBY GIVEN that Raymond Anthony Etmanski (sometimes known as Raymond Anthony Etmanski), R.R. #1, Corbyville, will apply before His Honour Judge Russell C. Honey, at the Court House, Belleville, on the 17th day of December, 1975, at the hour of 12.15 o'clock in the afternoon, to change his name to Raymond Anthony Gordon, and to change the name of his wife, Jean Lucy Etmanski, R.R. #1, Corbyville, to Jean Lucy Gordon.

Dated at the City of Belleville in the County of Hastings this 23rd day of October, 1975.

FOLLWELL & FOLLWELL,
Barristers and Solicitors,
247A Front Street,
Belleville, Ontario,
Solicitors for the Applicant.

(9232)

46

Miscellaneous Notices

CP EXPRESS LIMITED

NOTICE IS HEREBY GIVEN that all goods received previous to the first day of January, 1975, still remaining unclaimed in the offices of the CP Express Limited at different points in the Province of Ontario, will be sold at public auction to the highest bidder by Frank Waddington, Auctioneer, at 189 Queen Street East, Toronto, Ontario, at 11.00 o'clock in the forenoon, on the fourth day of December, 1975, unless same shall be called for before that date and all charges paid thereon.

W. M. RILEY,
Vice-President.

(9118)

43 to 48

THE CEMETERIES ACT

IN THE MATTER OF *The Cemeteries Act*, R.S.O. 1970, Chapter 57; and

IN THE MATTER OF the Isolated Burials in all and singular that certain parcel or tract of land situate, lying and being in the Town of Vaughan, in The Regional Municipality of York and the Province of Ontario, and being composed of that part of the East half of Lot 5, Concession 9, in the Town of Vaughan designated as Part 1 on Ministry of Transportation and Communications Plan of Survey P-2103-53, being a Reference Plan deposited in the Land Registry Office for the Registry Division of Toronto Boroughs and York South as Plan 64-1968.

NOTICE

TAKE NOTICE that an application will be made to the Lieutenant Governor in Council for an Order directing the removal of any bodies interred in the said Part of the said cemetery and for their reinterment within the limits of Woodbridge Cemetery, in the manner and in compliance with the procedure and requirements of the said Act.

Dated at the Borough of North York this 7th day of October, 1975.

MINISTRY OF TRANSPORTATION
AND COMMUNICATIONS
(ONTARIO),
Central Region Legal Office,
3501 Dufferin Street,
Downsview, Ontario.

(9119) 43 to 46

CREDIT FONCIER TRUST COMPANY

NOTICE IS HEREBY GIVEN that Credit Foncier Trust Company, a Company having its head office in the City of Montreal, Province of Quebec, intends to make application to the Registrar of Loan and Trust Corporations for registration to transact the business of a Trust corporation in Ontario as defined by *The Loan and Trust Corporations Act*.

Dated at Toronto, this 7th day of November, 1975.

LANG, MICHENER, CRANSTON,
FARQUHARSON & WRIGHT,
Barristers and Solicitors,
P.O. Box 10,
First Canadian Place,
Toronto, Ontario
M5X 1A2.

(9234) 46 to 48

FAMILY TRUST CORPORATION

NOTICE IS HEREBY GIVEN that an application will be made to the Lieutenant Governor in Council for the incorporation of a Trust Corporation under the name of Family Trust Corporation with its Head Office in the Town of Markham, for the purpose of carrying on the business of a Trust Corporation, under *The Loan and Trust Corporations Act (Ontario)* with an authorized capital of \$3,000,000 divided into 300,000 shares with a par value of \$10 each.

Dated at Markham, Ontario, this 3rd day of November, 1975.

FASKEN & CALVIN,
Box 30,
Toronto-Dominion Centre,
Toronto, Ontario,
M5K 1C1,
Solicitors for the Applicant.

(9220) 46 to 49

THE REGIONAL TRUST COMPANY

NOTICE IS HEREBY GIVEN that The Regional Trust Company, a Company having its Head Office in the City of Welland, intends to make application to the Registrar of Loan and Trust Corporations for registration to transact the business of a Trust Corporation in Ontario as defined by *The Loan and Trust Corporations Act*.

Dated at Welland, Ontario, this 15th day of October, 1975.

FLETT, BECCARIO, CROUCH,
O'NEILL & MORRISON,
Barristers and Solicitors,
190 Division St.,
Welland, Ontario.

(9172) 44 to 46

Sheriffs' Sales of Lands

UNDER AND BY VIRTUE OF an Execution issued out of the County Court of the County of Essex in which Union Finance Company Limited is Plaintiff and Louis Rainone is Defendant, and to me directed, against the goods and chattels and lands and tenements of the said Louis Rainone, I have seized and taken in execution all the right, title and interest of the said Louis Rainone, in and to the following described property.

All and singular that certain parcel or tract of land and premises situate, lying and being in the City of Windsor, County of Essex and being composed of Lots 185, 186 and 187, Registered Plan 558, municipally known as 2283 Longfellow.

All of which right, title, interest and equity of redemption of the said Louis Rainone in the said lands and tenements, I will offer for sale by public auction at my office in the Court House, 245 Windsor Avenue, Windsor, Ontario, on Thursday, the 18th day of December, 1975, at 10.30 a.m.

Dated at the Court House, 245 Windsor Avenue, Windsor, Ontario, this 22nd day of October, 1975.

This sale is subject to cancellation up to the time of sale without any further notice.

W. WARREN BRADLEY,
Sheriff, County of Essex.

(9223)

46

Publications Under The Regulations Act

November 15th, 1975

THE PLANNING ACT

O. Reg. 835/75.

Restricted Areas—The Regional Municipality of York, Town of Whitchurch-Stouffville.

Made—October 22nd, 1975.

Filed—October 27th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 101 72 MADE UNDER THE PLANNING ACT

1. Section 2 of Ontario Regulation 101 72, as remade by section 1 of Ontario Regulation 731 75, is revoked and the following substituted therefor:

2. This Order applies to the following lands in the Town of Whitchurch-Stouffville in The Regional Municipality of York:

1. The easterly quarter of Lot 6, the easterly half of lots 7 and 8, lots 9, 10, 11, 12, 13, 14 and 15 and the easterly half of lots 16, 17 and 18, all in Concession IX, excepting,

(i) the westerly 750 feet of lots 9, 10 and 11 in the said Concession,

(ii) the easterly 840 feet of Lot 11 in the said Concession, and

(iii) the westerly half of Lot 13 in the said Concession.

2. Lots 4, 5, 6, 7, 8, 9, 10, 11, 12 and 13 in Concession X. O. Reg. 835 75, s. 1.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 22nd day of October, 1975.

(6379)

46

THE PLANNING ACT

O. Reg. 836/75.

Restricted Areas—The Regional Municipality of Durham, Town of Ajax.

Made—October 22nd, 1975.

Filed—October 27th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 18 74 MADE UNDER THE PLANNING ACT

1. Section 2 of Ontario Regulation 18 74, as remade by section 1 of Ontario Regulation 735 75, is revoked and the following substituted therefor:

2. This Order applies to the following lands in the Town of Ajax in The Regional Municipality of Durham:

1. The northerly quarter of Lot 12 in Concession III.

2. Lots 12, 13, 14 and 15 in Concession IV and those portions of lots 16 and 17 in Concession IV that are within the said Town. O. Reg. 836 75, s. 1.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 22nd day of October, 1975.

(6380)

46

THE PLANNING ACT

O. Reg. 837/75.

Restricted Areas—Part of the District of Algoma.

Made—October 15th, 1975.

Filed—October 27th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 997 74 MADE UNDER THE PLANNING ACT

1. Ontario Regulation 997 74 is amended by adding thereto the following section:

7. Notwithstanding the provisions of section 4, the lands described in Schedule 2 may be used for the erection and use thereon of an eleven-unit dormitory with a maximum total floor area of 5,000 square feet and for the erection and use thereon of seven duplexes, each with a maximum total floor area of 1,800 square feet. O. Reg. 837 75, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 2

That parcel of land situate in the Geographic Township of Fenwick in the District of Algoma, being composed of the south half of the southeast quarter of section 13 of the said Geographic Township of Fenwick;

Excepting the lands expropriated by the Department of Highways of Ontario under and by virtue of a Notice of Expropriation dated the 10th day of February, 1959 and registered in the Land Registry Office for the District of Algoma (No. 1) on the 25th day of February, 1959 as Number T-21141. O. Reg. 837/75, s. 2.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 15th day of October, 1975.

(6381)

46

THE PLANNING ACT

O. Reg. 838/75.

Restricted Areas—Part of the
District of Algoma.

Made—October 15th, 1975.

Filed—October 27th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 997/74 MADE UNDER THE PLANNING ACT

1. Ontario Regulation 997/74 is amended by adding thereto the following section:

8. Notwithstanding the provisions of section 4, the two dwellings located on Parcel 3711 in the southeast quarter of the northeast quarter of section 10 A.W.S. in the Geographic Township of Aweres in the District of Algoma, may be joined together by a recreation room with a total floor area not exceeding 400 square feet. O. Reg. 838/75, s. 1.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 15th day of October, 1975.

(6382)

46

THE PLANNING ACT

O. Reg. 839/75.

Restricted Areas—County of Norfolk,
Township of Charlotteville.

Made—October 22nd, 1975.

Filed—October 27th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 286/73 MADE UNDER THE PLANNING ACT

1. Section 37 of Ontario Regulation 286/73, as remade by section 1 of Ontario Regulation 773/75, is revoked and the following substituted therefor:

37. Notwithstanding any other provision of this Order, the lands described in Schedules 8, 9, 17, 19, 20, 21, 22, 28, 33, 34, 35, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 51, 53, 55, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71 and 72 may each be used for the erection and use thereon of one single-family dwelling and buildings and structures accessory thereto, provided the provisions of section 15 and the following requirements are met:

Minimum front yard	25 feet
Minimum side yard	10 feet
Minimum rear yard	25 feet
Minimum ground floor area for dwelling	1,000 square feet
Maximum lot coverage for dwelling	15 per cent
Maximum height of dwelling	two and one-half storeys
O. Reg. 839/75, s. 1.	

2. The said Regulation is amended by adding thereto the following Schedules:

Schedule 69

That parcel of land situate in the Township of Delhi in The Regional Municipality of Haldimand-Norfolk formerly in the Township of Charlotteville in the County of Norfolk, being composed of that part of Lot 15 in Concession VII more particularly described as follows:

Beginning at a place in the northerly limit of the said Lot 15 distant 132 feet westerly therealong from the northeasterly angle of the northwest quarter of the said Lot, the said place being the northwesterly angle of the lands described in a deed registered in the Land Registry Office for the Registry Division of Norfolk (No. 37) as Number 284382;

Thence westerly along the said northerly limit 359.7 feet, more or less, to the northwesterly angle of the east half of the northwest quarter of the said Lot;

Thence south 30° east along the westerly limit of the east half of the northwest quarter of the said Lot 2,224.2 feet, more or less, to the southwesterly angle of the east half of the northwest quarter of the said Lot;

Thence north 60° east parallel with the northerly limit of the said Lot 491.7 feet, more or less, to the southeasterly angle of the northwest quarter of the said Lot;

Thence north 30° west along the line dividing the east and west halves of the said Lot 1,894.2 feet, more or less, to the southeasterly angle of the lands described in the last-mentioned Instrument;

Thence south 60° west along the southerly limit of the said lands 132 feet, more or less, to the southwesterly angle of the lands described in the said Instrument;

Thence north 30° west along the westerly limit of the said lands a distance of 330 feet to the place of beginning. O. Reg. 839/75, s. 2, *part*.

Schedule 70

That parcel of land situate in the Township of Delhi in The Regional Municipality of Haldimand-Norfolk formerly in the Township of Charlotteville in the County of Norfolk, being composed of that part of Lot 19 in Concession I more particularly described as follows:

Bearings contained herein are astronomic and are referred to the meridian longitude 80° 22' 50" west;

Beginning at an iron bar in the northerly limit of Lot 19 a distance of 100 feet measured westerly from the northeast corner of the said Lot;

Thence south 31° 45' east along the westerly limit of the road allowance 194.41 feet to an iron bar;

Thence south 58° 15' west 230 feet to an iron bar;

Thence north 31° 05' west 205.82 feet to the northerly limit of the said Lot;

Thence north 61° 07' east along the said northerly limit 227.89 feet to the place of beginning. O. Reg. 839/75, s. 2, *part*.

Schedule 71

That parcel of land situate in the City of Nanticoke in The Regional Municipality of Haldimand-Norfolk formerly in the Township of Charlotteville in the County of Norfolk, being composed of

Lot 2 according to a Plan registered in the Land Registry Office for the Registry Division of Norfolk (No. 37) as Number 398. O. Reg. 839/75, s. 2, *part*.

Schedule 72

That parcel of land situate in the Township of Delhi in The Regional Municipality of Haldimand-Norfolk formerly in the Township of Charlotteville in the County of Norfolk, being those parts of lots 9 and 10 on a Plan registered in the Land Registry Office for the Registry Division of Norfolk (No. 37) as Number 398 more particularly described as follows:

Bearings contained herein are referred to those shown on a Plan registered in the said Registry Office as Number 570:

Beginning at a place in the southerly limit of the said Plan distant 290.78 feet measured on a course of south 59° 56' west along the southerly limit of the said Plan from the northeasterly angle of Lot 12 according to a Plan registered in the said Registry Office as Number 398;

Thence south 59° 56' west along the southerly limit of the said Plan 570 a distance of 75 feet to an iron bar planted;

Thence south 29° 37' 30" east 257.10 feet, more or less, to the southerly limit of the said Lot 9;

Thence north 60° 22' 30" east along the southerly limit of the said lots 9 and 10 a distance of 75 feet;

Thence north 29° 37' 30" west 257.70 feet, more or less, to the place of beginning. O. Reg. 839/75, s. 2, *part*.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 22nd day of October, 1975.

(6383)

46

THE PLANNING ACT

O. Reg. 840/75.

Restricted Areas—The Regional Municipality of Ottawa-Carleton, Township of Marlborough.

Made—October 15th, 1975.

Filed—October 27th, 1975.

REGULATION TO AMEND
ONTARIO REGULATION 529/73
MADE UNDER
THE PLANNING ACT

1. Schedule 22 of Ontario Regulation 529/73, as made by section 2 of Ontario Regulation 852/74, is revoked and the following substituted therefor:

Schedule 22

That parcel of land situate in that part of the Township of Rideau in The Regional Municipality of Ottawa-Carleton that on the 31st day of December, 1973 was in the Township of Marlborough, being composed of that part of Lot 4 in Concession VI designated as Part 2 on a Reference Plan deposited in the Land Registry Office for the Registry Division of Carleton (No. 5) as Number 5R-1329. O. Reg. 840/75, s. 1.

2. Schedule 31 of the said Regulation, as made by section 3 of Ontario Regulation 614/75, is revoked and the following substituted therefor:

Schedule 31

That parcel of land situate in that part of the Township of Rideau in The Regional Municipality of Ottawa-Carleton that on the 31st day of December, 1973 was in the Township of Marlborough, being composed of that part of Lot 4 in Concession VI designated as Part 1 on a Reference Plan deposited in the Land Registry Office for the Registry Division of Carleton (No. 5) as Number 5R-1329. O. Reg. 840/75, s. 2.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 15th day of October, 1975.

(6384)

46

THE WOOL MARKETING ACT, 1974

O. Reg. 841/75.

Licence Fees.

Made—October 22nd, 1975.

Filed—October 27th, 1975.

REGULATION MADE UNDER THE WOOL MARKETING ACT, 1974

LICENCE FEES

1.—(1) Wool purchased by a person who purchases less than one hundred pounds of wool per annum is exempt from this Regulation and a person selling such wool is exempt from this Regulation in respect of such wool.

(2) Pulled wool from sheep slaughtered for meat purposes is exempt from this Regulation and a person selling such wool is exempt from this Regulation in respect of such wool. O. Reg. 841/75, s. 1.

2. A licence to sell wool shall be in Form 1. O. Reg. 841/75, s. 2.

3. The licence fees payable respecting a licence in Form 1 shall be 3 cents per pound for each pound of wool sold. O. Reg. 841/75, s. 3.

4. Subject to section 5, the holder of a licence in Form 1 shall pay the licence fees referred to in section 3 to the Association. O. Reg. 841/75, s. 4.

5. Every buyer shall deduct, from the moneys payable to the seller, in respect of any wool, the licence fees payable by the seller to the Association respecting the wool. O. Reg. 841/75, s. 5.

6. On January 15th, April 15, July 15th and October 15th every wool buyer shall forward to the Association all licence fees deducted by him during the three month period ending on the last day of the preceding month. O. Reg. 841/75, s. 6.

7. The Association may recover licence fees owing to the Association by suit in a court of competent jurisdiction. O. Reg. 841/75, s. 7.

8.—(1) An application for a refund of licence fees shall,

(a) be in writing;

(b) be addressed to the Association at its usual place of business;

(c) be made within six months of the date of the sale of wool; and

(d) include a statement in writing issued by the person who deducted the licence fees indicating the amount of licence fees deducted by him and forwarded to the Association on behalf of the applicant.

(2) Where an applicant has complied with subsection 1, the Association shall, within ninety days of receipt of the application, refund the licence fees paid by or on behalf of the applicant and for which application for refund was made. O. Reg. 841/75, s. 8.

Form 1

The Wool Marketing Act, 1974

LICENCE TO SELL WOOL

Under *The Wool Marketing Act, 1974* and the regulations, and subject to the limitations thereof,

this licence is issued to.....
(name)
of.....
(address)
to sell wool.
Dated at, this day
of....., 19....

THE ONTARIO SHEEP ASSOCIATION:

.....
(President)
.....
(Secretary)
O. Reg. 841/75, Form 1.
(6385) 46

THE MILK ACT

O. Reg. 842/75.
Milk and Cheese—Plan.
Made—October 22nd, 1975.
Filed—October 27th, 1975.

REGULATION TO AMEND
REGULATION 597 OF

REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE MILK ACT

1. Subsection 4 of section 14 of the Schedule to Regulation 597 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 389/71, exclusive of the clauses, is revoked and the following substituted therefor:

(4) The Commission shall, at least ten days before the day for the election in a region, mail or cause to be delivered to each licensed producer in the region a notice containing,

.....

2.—(1) Subsection 1 of section 16a of the said Schedule, as made by section 1 of Ontario Regulation 389/71, is revoked and the following substituted therefor:

(1) Where an election is to be conducted in Region 12, the Commission shall mail or cause to be delivered one ballot to each licensed producer in the region not later than,

(a) where mailed, the 15th day of October; or

- (b) where delivered otherwise than by mail, the 17th day of October,

in the election year.

(2) Subsection 2 of the said section 16a, exclusive of the clauses, is revoked and the following substituted therefor:

(2) Each ballot mailed or delivered in accordance with subsection 1 shall be accompanied by,

.....

(3) Clause b of subsection 2 of the said section 16a is revoked and the following substituted therefor:

(b) a mailing envelope addressed to the returning officer appointed by the Commission for the Region.

(4) Clause e of subsection 3 of the said section 16a is revoked and the following substituted therefor:

(e) mailing or causing to be delivered the mailing envelope to the returning officer so that,

(i) where mailed, it is postmarked, or

(ii) where delivered otherwise than by mail, it is consigned for delivery,

not later than the last Tuesday in October in the election year.

(5) Subsection 4 of the said section 16a is revoked and the following substituted therefor:

(4) The returning officer shall not accept a mailing envelope unless it,

(a) bears the signature and licence number of a voter who is qualified under section 9 for the Region; and

(b) where mailed, is postmarked; or

(c) where delivered otherwise than by mail, was consigned for delivery,

not later than the last Tuesday in October in the election year.

3. Subsection 2 of section 16b of the said Schedule, as made by section 1 of Ontario Regulation 389/71, is revoked and the following substituted therefor:

(2) Any candidate may request a recounting of the ballots by notice in writing to the Commission

delivered or mailed so that it is received not later than seven days after the date of giving the notice referred to in subsection 1.

4. This Regulation shall be deemed to have come into force on the 15th day of October, 1975.
O. Reg. 842/75, s. 4.

(6386)

46

THE TILE DRAINAGE ACT, 1971

O. Reg. 843/75.
General.
Made—October 22nd, 1975.
Filed—October 27th, 1975.

REGULATION TO AMEND
ONTARIO REGULATION 327/71
MADE UNDER
THE TILE DRAINAGE ACT, 1971

1. Paragraph 1 of Form 1 of Ontario Regulation 327/71 is revoked and the following substituted therefor:

1. The Corporation may from time to time, subject to the provisions of this by-law, borrow on the credit of the Corporation such sums not exceeding

in the whole \$....., as may be determined by the council, and may in manner hereinafter provided, issue debentures of the Corporation for the amount so borrowed as provided in the Act payable to the Treasurer of Ontario at the Parliament Buildings, Toronto, which debentures shall reserve the right to prepay the whole or any part of principal and interest owing at the time of such prepayment.

2. Paragraph 1 of Form 2 of the said Regulation is revoked and the following substituted therefor:

1. The Corporation may from time to time, subject to the provisions of this by-law, borrow on the credit of the Corporation such sums not exceeding

in the whole \$....., as may be determined by the council, and may in manner hereinafter provided, arrange for the issue of debentures on behalf of the Corporation for the amount so borrowed as provided in the Act payable to the Treasurer of Ontario at the Parliament Buildings, Toronto, which debentures shall reserve the right to prepay the whole or any part of principal and interest owing at the time of such prepayment.

3. Form 3 of the said Regulation is revoked and the following substituted therefor:

Form 3

The Tile Drainage Act, 1971

BORROWING BY-LAW

For Use by District or Regional Municipalities

Borrowing By-law
of
The Corporation of the

By-law Number.....

A by-law to raise money to aid in the construction of drainage works under *The Tile Drainage Act, 1971*

in the.....municipality of
(district or regional)

The council of.....municipality
(district or regional)

of.....(hereinafter termed regional municipality) pursuant to *The Tile Drainage Act, 1971*, enacts as follows:

1. The regional municipality may from time to time, subject to the provisions of this by-law, borrow on the credit of the regional municipality

such sums not exceeding in the whole \$..... on behalf of the area municipalities as are set forth in the Schedule, and may in the manner hereinafter provided, issue debentures of the corporation for the amount so borrowed as provided in the Act payable to the Treasurer of Ontario at the Parliament Buildings, Toronto, which debentures shall reserve the right to prepay the whole or any part of principal and interest owing at the time of such prepayment.

2. Where the regional municipality receives requests from one or more area municipalities for the issue of a debenture in the amount or amounts not exceeding those set out in the Schedule for the purposes of the Act, the regional municipality shall issue a debenture for the total of the amount or amounts requested signed by the head of council and the treasurer and borrow on behalf of each area municipality a sum not exceeding the amount to be lent by each area municipality on completion of the drainage works.

3. With respect to each area municipality, the regional municipality not later than thirty days after the issue of the debenture shall, by by-law, impose and levy a special annual rate over and above all other rates sufficient for the payment of the principal and interest of the debentures issued by

the regional municipality on behalf of that area municipality.

Passed the.....day of....., 19....

.....
Head of Council

.....
Clerk

(Corporate seal)

Schedule

Municipality	Amount
Total	

O. Reg. 843/75, s. 3.

4. The second paragraph of Form 4 of the said Regulation is revoked and the following substituted therefor:

The right is reserved to the Corporation of

.....to prepay this debenture in whole or in part at any time or times on payment, at the place where and in the money in which this debenture is expressed to be payable, of the whole or any amount of principal and interest owing at the time of such prepayment.

5. The second paragraph of Form 5 of the said Regulation is revoked and the following substituted therefor:

The right is reserved to the Corporation of the

.....municipality of.....to prepay this debenture in whole or in part at any time or times on payment, at the place where and in the money in which this debenture is expressed to be payable, of the whole or any amount of principal and interest owing at the time of such prepayment.

(6387) 46

THE PLANNING ACT

O. Reg. 844/75.
Restricted Areas—Part of the District of Sudbury.
Made—October 22nd, 1975.
Filed—October 28th, 1975.

REGULATION TO AMEND
ONTARIO REGULATION 568/72
MADE UNDER
THE PLANNING ACT

1. Schedule 2 to Ontario Regulation 568/72 is amended by adding thereto the following paragraphs:
101. Parcel Number 4573 on part of Lot 5 in Concession III in the Geographic Township of Dill.
102. Parcel Number 11554 on Part of Lot 3 in Concession II in the Geographic Township of Dill.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 22nd day of October, 1975.

(6412) 46

THE PLANNING ACT

O. Reg. 845/75.
Restricted Areas—All Lands within the Township of Front of Leeds and Lansdowne in the County of Leeds and Grenville.
Made—October 23rd, 1975.
Filed—October 28th, 1975.

REGULATION TO AMEND
ONTARIO REGULATION 309/74
MADE UNDER
THE PLANNING ACT

1. Section 1 of Ontario Regulation 309/74, as amended by subsection 1 of section 40 of Ontario Regulation 472/74, is revoked and the following substituted therefor:
1. In this Order,
- (a) "commercial use" means the use of land, building or structure for the purposes of buying and selling of commodities or supplying of services;

- (b) "floor area" means the total area of all floors contained within the outside walls of a building;
- (c) "front lot line" means the line that divides the lot from the street or waterway upon which it abuts, and in the case of a corner lot, the shorter of the two lines dividing the lot from the street or waterway is deemed to be the front lot line;
- (d) "front yard" means a yard extending across the full width of the lot between the front line of the lot and the nearest part of any building or structure on the lot or the nearest open storage use or excavation on the lot;
- (e) "lot" means a parcel of land described in a deed or other document legally capable of conveying title to land, or shown as a lot or block on a registered plan of subdivision;
- (f) "lot line" means any boundary of a lot or the vertical projection thereof;
- (g) "rear lot line" means the lot line opposite the front lot line;
- (h) "rear yard" means a yard extending across the full width of the lot between the rear lot line of the lot and the nearest part of any building or structure on the lot, or the nearest open storage use or excavation on the lot;
- (i) "side lot line" means a lot line other than a front or rear lot line;
- (j) "side yard" means a yard extending from the front yard to the rear yard and from the side lot line of the lot to the nearest part of any building or structure on the lot or the nearest open storage use on the lot;
- (k) "yard" means a space, appurtenant to a building or structure located on the same lot as the building or structure that is open, uncovered and unoccupied from the ground to the sky except for such accessory buildings, structures or uses as are permitted by this Order. O. Reg. 845/75, s. 1.

2. The said Regulation is amended by adding thereto the following section:

6. Notwithstanding any other provision of this Order, the land described in Schedule 1 may be used for the erection and use thereon of one additional motel building and buildings and structures accessory thereto provided the following requirements are met:

The highest point of all buildings and structures shall not exceed the elevation of the road known as the Thousand Islands Parkway immediately adjacent to the subject property.

Maximum floor area of additional building 4,500 square feet

Minimum front yard 50 feet

Minimum side yard 10 feet

Maximum lot coverage of all buildings 30 per cent

O. Reg. 845/75, s. 2.

3. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 1

That parcel of land situate in the Township of Front of Leeds and Lansdowne in the United Counties of Leeds and Grenville and being that part of Lot 10 in Concession I of Lansdowne described as follows:

Beginning at the southeasterly angle of the said Lot 10;

Thence northerly along the easterly limit of the said Lot 1,739.10 feet to the scaling line;

Thence westerly along that scaling line 627 feet to the centre line of the said Lot;

Thence southerly along that centre line 1,739.10 feet to the northerly limit of the St. Lawrence River;

Thence easterly along that northerly limit to the place of beginning. O. Reg. 845/75, s. 3.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 23rd day of October, 1975.

(6413)

46

THE PLANNING ACT

O. Reg. 846/75.

Restricted Areas—County of Frontenac,
Township of Oso.

Made—October 21st, 1975.

Filed—October 28th, 1975.

REGULATION TO REVOKE
ONTARIO REGULATION 681/74
MADE UNDER
THE PLANNING ACT

1. Ontario Regulations 681/74, 378/75 and 743/75 are revoked. O. Reg. 846/75, s. 1.

JOHN R. RHODES
Minister of Housing

Dated at Toronto, this 21st day of October, 1975.

(6414)

46

THE PLANNING ACT

O. Reg. 847/75.

Delegation of Authority of Minister
under Section 44b of The Planning
Act.

Made—October 24th, 1975.

Filed—October 28th, 1975.

REGULATION MADE UNDER
THE PLANNING ACT

DELEGATION OF AUTHORITY OF
MINISTER UNDER SECTION 44b OF
THE PLANNING ACT

1. Subject to sections 2 and 3, all authority of the Minister under subsection 5 of section 29 and under section 33 of the Act in respect of land situate in The Municipality of Metropolitan Toronto is hereby delegated to the council of The Municipality of Metropolitan Toronto. O. Reg. 847/75, s. 1.

2. The delegation made in section 1 does not apply in respect of,

(a) any application for approval under subsection 5 of section 29 or subsection 1 of section 33 of the Act received by the Minister prior to the day this Order comes into force; or

(b) any matter referred to in subsections 9, 12a, 14, 15 and 16 of section 33 of the Act unless any such matter relates to lands that are within a draft plan approved by the council under subsection 12. O. Reg. 847/75, s. 2.

3. The council, in exercising the authority delegated by section 1 in respect of section 33 of the Act, shall comply with the following conditions, provided however that failure to comply with one or more of such conditions does not of itself terminate the delegation of authority:

1. The council shall adopt an application form that is approved by the Ministry of Housing for the receipt of applications under subsection 1 of section 33 of the Act.
2. The council shall assign to each application received under subsection 1 of section 33 of the Act a file number consisting of the figures "55", the letter "T", the last two figures of the year in which the application is received and a number corresponding to the order in which the application is received commencing with "001", and a new series of numbers shall be commenced each year.
3. The council shall send to the Subdivisions Branch, Ministry of Housing, one copy of each application received by the council under subsection 1 of section 33 of the Act and four copies of the draft plan that is the subject of the application, and such copies shall be sent not later than ten days after the receipt of the application.
4. If the council decides not to confer, as referred to in subsection 3 of section 33 of the Act, in respect of an application received under subsection 1 of the said section 33, the council shall, in writing, so advise the Subdivisions Branch of the Ministry of Housing and the clerk of the area municipality in which the land that is the subject of the application is situate, giving the reason or reasons why the council has decided not to confer on the application.
5. If the council decides to confer as referred to in subsection 3 of section 33 of the Act in respect of an application received under subsection 1 of the said section 33, council shall send to the Subdivisions Branch of the Ministry of Housing a list of the officials, commissions, authorities or other persons conferred with or to be conferred with on the application and shall send a copy of the application and of the draft plan to which it relates to the clerk of the area municipality in which the land that is the subject of the application is situate, and to such other officials, commissions, authorities and other persons as the Minister may direct.
6. In conferring, as referred to in subsection 5, the council shall allow sixty days for the making of written comments in respect of the application for approval, such sixty days to commence from the date that a copy of the application is sent to the party conferred with, provided that the time for making comments may be extended by the council where the council is satisfied that there is good reason therefor.

7. Where the council has not given or refused approval to an application made under subsection 1 of section 33 of the Act within ninety days of receipt of the application, the council shall forthwith provide the applicant, the clerk of the area municipality in which the land that is the subject of the application is situate and the Subdivisions Branch of the Ministry of Housing with a report on the status of the application.

8. Where the council gives approval to a draft plan under subsection 12 of section 33 of the Act, such approval shall be shown on the draft plan in the following form:

Subject to the conditions, if any, set forth in our letter dated.....,

19... this draft plan is approved under section 33 of *The Planning Act*

this day of, 19..

.....
.....

9. Where conditions are imposed to the approval of a plan of subdivision, approval of a final plan for registration shall not be given until the area municipality in which the land is situate has advised the council in writing that all of the requirements of the area municipality have been satisfied.

10. Where the council gives approval to a final plan under subsection 14 of section 33 of the Act, such approval shall be shown on the final plan in the following form:

Approved under section 33 of *The Planning Act* by the council of The Municipality of Metropolitan

Toronto this day of

19....

.....
.....

11. Where the final plan is to be registered under *The Land Titles Act*, the council shall not approve the final plan for registration until the examiner of surveys appointed under *The Land Titles Act* has advised that the plan is acceptable for registration.

12. The original of the final plan as approved together with all copies required for registration under *The Registry Act* or *The Land Titles Act*, as the case may be, shall be forwarded by the council to the appropriate Land Registry Office.

13. The council shall forward one copy of each final plan approved for registration to the Subdivisions Branch of the Ministry of Housing. O. Reg. 847/75, s. 3.

4. This Order comes into force on the 1st day of November, 1975. O. Reg. 847/75, s. 4.

JOHN R. RHODES
Minister of Housing

Dated at Toronto, this 24th day of October, 1975.

(6415) 46

THE PLANNING ACT

O. Reg. 848/75.
Delegation of Authority of Minister under Section 44b of The Planning Act.

Made—October 24th, 1975.
Filed—October 28th, 1975.

REGULATION MADE UNDER
THE PLANNING ACT

DELEGATION OF AUTHORITY OF
MINISTER UNDER SECTION 44b OF
THE PLANNING ACT

1. Subject to sections 2 and 3, all authority of the Minister under subsection 5 of section 29 and under section 33 of the Act in respect of land situate in The Regional Municipality of York is hereby delegated to the council of The Regional Municipality of York. O. Reg. 848/75, s. 1.

2. The delegation made in section 1 does not apply in respect of,

(a) any application for approval under subsection 5 of section 29 or subsection 1 of section 33 of the Act received by the Minister prior to the day this Order comes into force; or

(b) any matter referred to in subsections 9, 12a, 14, 15 and 16 of section 33 of the Act unless any such matter relates to lands that are within a draft plan approved by the council under subsection 12. O. Reg. 848/75, s. 2.

3. The council, in exercising the authority delegated by section 1 in respect of section 33 of the Act, shall comply with the following conditions, provided however that failure to comply with one or more of such conditions does not of itself terminate the delegation of authority:

1. The council shall adopt an application form that is approved by the Ministry of Housing for the receipt of applications under subsection 1 of section 33 of the Act.
2. The council shall assign to each application received under subsection 1 of section 33 of the Act a file number consisting of the figures "19", the letter "T", the last two figures of the year in which the application is received and a number corresponding to the order in which the application is received commencing with "001", and a new series of numbers shall be commenced each year.
3. The council shall send to the Subdivisions Branch, Ministry of Housing, one copy of each application received by the council under subsection 1 of section 33 of the Act and four copies of the draft plan that is the subject of the application, and such copies shall be sent not later than ten days after the receipt of the application.
4. If the council decides not to confer, as referred to in subsection 3 of section 33 of the Act, in respect of an application received under subsection 1 of the said section 33, the council shall, in writing, so advise the Subdivisions Branch of the Ministry of Housing and the clerk of the area municipality in which the land that is the subject of the application is situate, giving the reason or reasons why the council has decided not to confer on the application.
5. If the council decides to confer as referred to in subsection 3 of section 33 of the Act in respect of an application received under subsection 1 of the said section 33, council shall send to the Subdivisions Branch of the Ministry of Housing a list of the officials, commissions, authorities or other persons conferred with or to be conferred with on the application and shall send a copy of the application and of the draft plan to which it relates to the clerk of the area municipality in which the land that is the subject of the application is situate, and to such other officials, commissions, authorities and other persons as the Minister may direct.
6. In conferring, as referred to in subsection 5,

days to commence from the date that a copy of the application is sent to the party conferred with, provided that the time for making comments may be extended by the council where the council is satisfied that there is good reason therefor.

7. Where the council has not given or refused approval to an application made under subsection 1 of section 33 of the Act within ninety days of receipt of the application, the council shall forthwith provide the applicant, the clerk of the area municipality in which the land that is the subject of the application is situate and the Subdivisions Branch of the Ministry of Housing with a report on the status of the application.
8. Where the council gives approval to a draft plan under subsection 12 of section 33 of the Act, such approval shall be shown on the draft plan in the following form:

Subject to the conditions, if any, set

forth in our letter dated.....,

19.... this draft plan is approved under section 33 of *The Planning Act*

this day of 19...

.....
.....

9. Where conditions are imposed to the approval of a plan of subdivision, approval of a final plan for registration shall not be given until the area municipality in which the land is situate has advised the council in writing that all of the requirements of the area municipality have been satisfied.
10. Where the council gives approval to a final plan under subsection 14 of section 33 of the Act, such approval shall be shown on the final plan in the following form:

Approved under section 33 of *The Planning Act* by the council of The Regional Municipality of York

this.....day of....., 19...

.....

.....
11. Where the final plan is to be registered under *The Land Titles Act*, the council shall not approve the final plan for registration until the examiner of surveys

appointed under *The Land Titles Act* has advised that the plan is acceptable for registration.

12. The original of the final plan as approved together with all copies required for registration under *The Registry Act* or *The Land Titles Act*, as the case may be, shall be forwarded by the council to the appropriate Land Registry Office.

13. The council shall forward one copy of each final plan approved for registration to the Subdivisions Branch of the Ministry of Housing. O. Reg. 848/75, s. 3.

4. This Order comes into force on the 1st day of November, 1975. O. Reg. 848/75, s. 4.

JOHN R. RHODES
Minister of Housing

Dated at Toronto, this 24th day of October, 1975.

(6416)

46

THE MECHANICS' LIEN ACT

O. Reg. 849/75.

General.

Made—October 22nd, 1975.

Filed—October 28th, 1975.

This Regulation does not come into force until The Mechanics' Lien Amendment Act, 1975, S.O. 1975, c. 43, is proclaimed in force. (See R.S.O. 1970, c. 225, s. 5)

REGULATION TO AMEND REGULATION 575 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE MECHANICS' LIEN ACT

1.—(1) Section 1 of Regulation 575 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following subsection:

(1a) Every notice of claim for lien under section 21a of the Act shall be in Form 1a, 2a or 3a, as the case may be. O. Reg. 849/75, s. 1 (1).

(2) Subsection 2 of the said section 1 is amended by inserting after "section 16" in the second line "or by subsection 8 of section 21a". O. Reg. 849/75, s. 1 (2).

(3) Subsections 4 and 5 of the said section 1 are revoked and the following substituted therefor:

(4) Service of a notice in Form 1a, 2a or 3a, as the case may be, may be used as notice under subsection 5a of section 11 of the Act.

(5) Every notice of trial served under subsection 2 of section 38 of the Act shall be in Form 6 or 6a, as the case may be.

(6) After the trial, the results thereof shall be embodied,

(a) in the case of a Judge, in a judgment in Form 7 or 7a, as the case may be; and

(b) in the case of a Master, in a Report in Form 8 or 9, as the case may be. O. Reg. 849/75, s. 1 (3).

2. The said Regulation is amended by adding thereto the following sections:

2. Every contractor on a public work shall display and keep displayed in a conspicuous place on the site of the work the following notice:

This project is a public work. Any person who places or furnishes any materials, or does any work on or in respect of this project may be protected by *The Mechanics' Lien Act*. Notices of claim for lien must be sent to the following address: (here set out the name and address of the appropriate office of the Crown to which notice of a claim for lien must be sent, as provided by section 3 of this Regulation). O. Reg. 849/75, s. 2, *part*.

3. The appropriate office of the Crown to which notice of a claim for lien in respect of a public work must be sent is as follows:

1. Where the contract is with a Ministry of the Crown, the office of the Director of Legal Services of that Ministry.

2. Where the contract is with the Ontario Housing Corporation, the office of the Director of Legal Services of the Ministry of Housing.

3. Where the contract is with a college of applied arts and technology, the office of the president of the college.

4. Where the contract is with any other office of the Crown, the chief executive officer of the office. O. Reg. 849/75, s. 2, *part*.

3. The said Regulation is further amended by adding thereto the following forms:

Form 1a

The Mechanics' Lien Act

NOTICE OF CLAIM

A.B.....of.....
(name of claimant) (here state address for service of claimant)

(if claimant is a personal representative or assignee set out the facts) hereby gives notice under sub-section 5a of section 11 and under section 21a of *The Mechanics' Lien Act* of a claim for a lien in respect of

work done (or materials placed or furnished) for.....
(here state name and address of person for whom the

.....in respect of a public work (or a muni-work was done or the materials were placed or furnished)

cipal public street or highway) located at.....
(here give the address or a description of the location of the

land)

The following is a short description of the nature of the work done or to be done or service performed or to be performed or materials placed or furnished or to be placed or furnished:

The work (or service) was completed (or the last material was placed or furnished) on the.....day of
....., 19...., or the work or service is to be completed or the material is to be placed
or furnished on the.....day of....., 19....

The amount claimed as due (or to become due) is the sum of \$.....(Where credit has been given, insert:) The work was done (or services were performed, or materials were placed or furnished) on credit, and the period of credit agreed to expired (or will expire) on the.....day of....., 19....

Dated at this day of , 19....
(signature of claimant)

NOTE: While this Form may be used as notice under subsection 5a of section 11 of the Act, it will only be effective where the owner, contractor or subcontractor, whom it is intended to bind, is given notice. O. Reg. 849/75, s. 3, *pari*.

Form 2a

The Mechanics' Lien Act

NOTICE OF CLAIM FOR LIEN FOR WAGES

A.B.....of.....
(name of claimant) (here state address for service of claimant)

(if claimant is a personal representative or assignee, set out the facts) hereby gives notice under sub-
section 5a of section 11 and under section 21a of *The Mechanics' Lien Act* of a claim for lien for work
done or to be done on or in respect of the undermentioned public work (or municipal public street or
highway) while in the employment of.....
(here set out the name and address of the person at whose request

.....
the work was done or is to be done)

The work was done on or before the.....day of....., 19....

The amount claimed as due is the sum of \$.....for.....days wages.

The subject public work (or municipal public street or highway) is located at.....
(here give the address or a

.....
description of the location of the land upon or in respect of which the work was done)

Dated at this day of , 19....

.....
(signature of claimant)

NOTE: While this Form may be used as notice under subsection 5a of section 11 of the Act, it will only
be effective where the owner, contractor or subcontractor, whom it is intended to bind, is given
notice. O. Reg. 849/75, s. 3, *part*.

Form 3a

The Mechanics' Lien Act

NOTICE OF CLAIM FOR LIEN FOR WAGES BY SEVERAL CLAIMANTS

The following persons hereby give notice under subsection 5a of section 11 and under section 21a of *The Mechanics' Lien Act* of a claim for lien for work done on or in respect of the undermentioned public

work (or municipal public street or highway) while in the employment of.....
(here state the name and address)

or names and addresses of the employers of the several persons claiming the lien)

A.B. of....., \$..... for days wages for work done on or
(address for service)

before the.....day of....., 19....

C.D. of
(address for service)

\$.....for.....days wages for work done on or before the.....day of.....,
19...

E.F. of _____, \$_____for_____days wages for work done on or
(address for service)

before the day of, 19

The subject public work (or municipal public street or highway) is located at (here give the address or a

description of the location of the land or premises upon or in respect of which the work was done)

Dated at _____ this _____ day of _____, 19____

(signature of claimant)

(signature of claimant)

(signature of claimant)

NOTE: While this Form may be used as notice under subsection 5a of section 11 of the Act, it will only be effective where the owner, contractor or subcontractor, whom it is intended to bind, is given notice. O. Reg. 849/75, s. 3, *part*.

Form 6a

The Mechanics' Lien Act

NOTICE OF TRIAL

(Style of Cause)

TAKE NOTICE that, pursuant to the Order of.....
dated the.....day of....., 19..., this action will be tried at the.....
in the.....of....., in the County (or District) of.....
.....on the.....day of.....by.....
and at such time and place the.....will proceed to try the action and all
questions as provided by *The Mechanics' Lien Act*.

AND FURTHER TAKE NOTICE that if you do not appear at the trial and defend the action or prove
your claim, if any, the proceedings will be taken in your absence and you may be deprived of all benefit
of the proceedings and your rights disposed of in your absence.

AND FURTHER TAKE NOTICE that all parties and lien claimants shall bring with them on the day
herein set for trial all mortgages, contracts, agreements, orders, cheques, notes, delivery slips, time-books,
books of account, diaries, and any other books or papers necessary to prove liens or defences. If any
person fails to comply with these directions, the costs of the day may be given against him in the event
that an adjournment is necessary for the production of any of the above-mentioned documentary
evidence.

This is a Mechanics' Lien action, brought by the above-named plaintiffs, against the above-named
defendants, to enforce a mechanics' lien against the amounts required to be retained by section 11 of the
Act in connection with the work done on the following lands (set out description of lands or otherwise
identify work).

This notice is served by, etc.
Dated:, 19...
To:

O. Reg. 849/75, s. 3, *part.*

.

Form 7a

The Mechanics' Lien Act

JUDGMENT

(Style of Cause)

This action coming on for trial before.....at..... upon opening of the matter and it appearing that the following persons have been duly served with notice of trial herein (set out names of all persons served with notice of trial) and all such persons (or as the case may be) appearing at the trial (or, and the following persons not having appeared set out names of non-appearing persons) and upon hearing the evidence adduced and what was alleged by counsel for the plaintiff and for C.D. and E.F. and the defendant (or and by A.B. appearing in person).

1. This Court Doth Declare that amount required to be retained by the defendant A.B. (the owner) under section 11 of *The Mechanics' Lien Act* is the sum of \$.....

2. This Court Doth Further Declare that the plaintiff and the several persons mentioned in Column 1 of Schedule 1 hereto are respectively entitled to a lien under *The Mechanics' Lien Act* which lien is a charge on the amount required to be retained by section 11 of the Act for the amounts set opposite their respective names in columns 2, 3 and 4 of the said Schedule 1 and the person primarily liable is set forth in Column 6 of Schedule 1.

3. And this Court Doth Further Order and Adjudge that upon the defendant A.B. (the owner) paying into Court to the credit of this action the sum of \$.....(gross amount of liens in Schedule 1 for which the owner is liable on or before the.....day of..... next, that the liens mentioned in Schedule 1 be and the same are hereby discharged and the money so paid into Court is to be paid out to the plaintiff and the several persons mentioned in Column 1 of Schedule 1 in accordance with Column 5 of Schedule 1.

4. And this Court Doth Further Order and Adjudge that in case the amounts required to be retained by section 11 of *The Mechanics' Lien Act* are insufficient to pay in full the claims of the several persons mentioned in Schedule 1, the persons primarily liable for such claim as shown in Column 6 of Schedule 1 do pay to the persons to whom they are respectively primarily liable the amount remaining due to such persons forthwith after the same has been ascertained.

5. And this Court Doth Declare that.....have not proved any lien under *The Mechanics' Lien Act*, and that they are not entitled to any such lien. O. Reg. 849/75, s. 3, *part*.

Form 9

The Mechanics' Lien Act

REPORT

(Style of Cause)

Pursuant to the judgment of reference herein dated..... and it appearing that the following persons have been duly served with notice of trial herein (set out names of all persons served with notice of trial) I was attended by counsel for the plaintiff and for.....
no one appearing for.....although duly notified as aforesaid (or as the case may be) and upon hearing the evidence adduced and what was alleged by counsel for the plaintiff and for C.D. and E.F. and the defendant (or and by A.B. appearing in person).

1. I find and declare that amount required to be retained by the defendant A.B. (the owner) under section 11 of *The Mechanics' Lien Act* is the sum of \$.....

2. I find and declare that the plaintiff and the several persons mentioned in Column 1 of Schedule 1 hereto are respectively entitled to a lien under *The Mechanics' Lien Act* which lien is a charge on the amount required to be retained by section 11 of the Act for the amounts set opposite their respective names in columns 2, 3 and 4 of Schedule 1 and the person primarily liable is set forth in Column 6 of Schedule 1.

3. And I direct that upon the defendant A.B. (the owner) paying into Court to the credit of this action the sum of \$.....(gross amount of liens in Schedule 1 for which the owner is liable on or before the.....day of.....next, that the liens mentioned in Schedule 1 be and the same are hereby discharged and the money so paid into Court is to be paid out to the plaintiff and the several persons mentioned in Column 1 of Schedule 1 in accordance with Column 5 of Schedule 1.

4. And I direct that in case the amounts required to be retained by section 11 of *The Mechanics' Lien Act* are insufficient to pay in full the claims of the several persons mentioned in Schedule 1, the persons primarily liable for such claim as shown in Column 6 of Schedule 1 do pay to the persons to whom they are respectively primarily liable the amount remaining due to such persons forthwith after the same has been ascertained.

5. And I find and declare that.....have not proved any lien under *The Mechanics' Lien Act*, and that they are not entitled to any such lien.

Schedule 1

.....
(signature of officer)

O. Reg. 849/75, s. 3, *part.*

THE PLANNING ACT

O. Reg. 850/75.Restricted Areas—Part of the District
of Sudbury.

Made—October 16th, 1975.

Filed—October 29th, 1975.

REGULATION TO AMEND
ONTARIO REGULATION 568/72
MADE UNDER
THE PLANNING ACT

1. Schedule 2 to Ontario Regulation 568/72 is amended by adding thereto the following paragraph:

103. Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 160, 161, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 188, 189, 190, 191, 192, 193, 194 and 195 according to a Plan of subdivision of record in the Land Registry Office for the Land Titles Division of Sudbury (No. 53) as Number M-403 for The Regional Municipality of Sudbury, formerly in the Geographic Township of Broder in the District of Sudbury.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 16th day of October, 1975.

(6431)

46

THE BOUNDARIES ACT

O. Reg. 851/75.

General.

Made—October 7th, 1975.

Filed—October 29th, 1975.

REGULATION TO AMEND
REGULATION 76 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE BOUNDARIES ACT

1. The Schedule to Regulation 76 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 820/73, is revoked and the following substituted therefor:

Schedule

1. Application fee.....\$200.00
plus 50
cents
for each
lot or
parcel
adjoin-
ing the
bound-
ary to
be con-
firmed

O. Reg. 851/75, s. 1.

(6432)

46

THE PLANNING ACT

O. Reg. 852/75.Restricted Areas—County of Peter-
borough, Township of Cavan.

Made—October 28th, 1975.

Filed—October 29th, 1975.

REGULATION TO AMEND
ONTARIO REGULATION 619/75
MADE UNDER
THE PLANNING ACT

1. Ontario Regulation 619/75 is amended by adding thereto the following section:

17. Notwithstanding any other provision of this Order, the land described in Schedule 2 may be used for the erection and use thereon of one single-family dwelling and buildings and structures accessory thereto. O. Reg. 852/75, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 2

That parcel of land situate in the Township of Cavan in the County of Peterborough formerly in the County of Durham, being composed of those parts of lots 8 and 9 in Concession VI designated as Lot 80 according to a Plan registered in the Land Registry Office for the Registry Division of Peterborough (No. 45) as Number 104. O. Reg. 852/75, s. 2.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 28th day of October, 1975.

(6433)

46

THE PLANNING ACT

O. Reg. 853/75.

Restricted Areas—The Regional Municipality of York, Town of Markham.

Made—October 23rd, 1975.

Filed—October 29th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 104/72 MADE UNDER THE PLANNING ACT

1. Ontario Regulation 104/72 is amended by adding thereto the following sections:

37. Notwithstanding any other provision of this Order, the land described in Schedule 31 may be used for the erection and use thereon of one single-family dwelling and buildings and structures accessory thereto provided the following requirements are met:

Minimum lot area	10 acres
Minimum side yard	20 feet
Minimum rear yard	25 feet
Minimum front yard	25 feet
Minimum lot frontage	300 feet
Minimum total floor area of dwelling	one storey—1,500 square feet one and one-half storeys—1,650 square feet two storeys—1,800 square feet

Accessory buildings or structures shall be erected only in the rear yard and shall be a minimum of two feet from the nearest lot line.

No accessory building shall be used for human habitation. O. Reg. 853/75, s. 1, *part*.

38. Notwithstanding any other provision of this Order, the land described in Schedule 32 may be used for the erection and use thereon of an extension to the existing nursing home and the erection and use thereon of a medical clinic. O. Reg. 853/75, s. 1, *part*.

2. The said Regulation is further amended by adding thereto the following Schedules:

Schedule 31

That parcel of land situate in the Town of Markham in The Regional Municipality of York formerly in the Township of Markham in the County

of York, being composed of that part of Lot 21 in Concession VII more particularly described as follows:

Beginning at a place in the southerly limit of the said Lot 21 distant 1,658.46 feet easterly from the south-westerly angle of the said Lot;

Thence north 74° east along the said southerly limit 640.30 feet to an iron pipe planted;

Thence north 11° 50' 10" west 1,326.70 feet to an iron pipe planted in the northerly limit of the said Lot;

Thence south 73° 34' 50" west along the fence line forming the limit between lots 21 and 22 in the said Concession 556.38 feet to an iron pipe planted;

Thence south 8° 13' 40" east 1,331.54 feet to the place of beginning. O. Reg. 853/75, s. 2, *part*.

Schedule 32

That parcel of land situate in the Town of Markham in The Regional Municipality of York formerly in the Township of Markham in the County of York, being that portion of lots 11 and 12 in Concession IX more particularly described as follows:

Premising that the northerly limit of the said Lot 11 has a bearing of north 72° 19' east and relating all bearings herein thereto;

Beginning at a place in the southerly limit of the said Lot, which said southerly limit forms the northerly limit of that part of the King's Highway known as No. 7, as shown on a Plan registered in the Land Registry Office for the Registry Division of Toronto Boroughs and York South (No. 64) as Number 5054, the said point being distant 2,432.70 feet measured westerly along the southerly limit of the said Lot from the post and wire fence forming the existing limit between the east and west halves of that Lot;

Thence south 86° 52' 10" west along the northerly limit of the said part of the King's Highway a distance of 158.81 feet;

Thence north 10° 20' 30" west a distance of 1,319.70 feet;

Thence north 72° 19' east 325.33 feet;

Thence south 10° 20' 30" east a distance of 1,359.60 feet, more or less, to a point in the northerly limit of the said part of the said King's Highway;

Thence south 72° 11' 30" west along that northerly limit a distance of 166.52 feet to the place of beginning. O. Reg. 853/75, s. 2, *part*.

G. M. FARROW
Executive Director
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 23rd day of October, 1975.

(6434)

46

THE PLANNING ACT

O. Reg. 854/75.

Restricted Areas—Part of the District of Thunder Bay.

Made—October 22nd, 1975.

Filed—October 29th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 219/75 MADE UNDER THE PLANNING ACT

1. Ontario Regulation 219/75 is amended by adding thereto the following section:

14. Notwithstanding any other provision of this Order, the land described in Schedule 2 may be used for the erection and use thereon of a single-family cottage having a floor area not exceeding 900 square feet. O. Reg. 854/75, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 2

That parcel of land situate in the Geographic Township of Scoble in the Territorial District of Thunder Bay being that part of Lot 7 in Concession IV entered in the Land Registry Office for the Land Titles Division of Thunder Bay (No. 55) as Parcel Number 5576. O. Reg. 854/75, s. 2.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 22nd day of October, 1975.

(6435)

46

THE PLANNING ACT

O. Reg. 855/75.

Restricted Areas—All Lands within the Township of Alberton in the District of Rainy River.

Made—October 22nd, 1975.

Filed—October 29th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 268/74 MADE UNDER THE PLANNING ACT

1. Ontario Regulation 268/74 is amended by adding thereto the following section:

8. Notwithstanding any other provision of this Order, the land described in Schedule 2 may be used for the erection and use thereon of a gasoline bar not exceeding ten feet by fourteen feet in area and a building comprising a retail store and a dining lounge not exceeding 4,000 square feet in floor area. O. Reg. 855/75, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 2

That parcel of land entered in the Land Registry Office for the Land Titles Division of Rainy River (No. 48) and situate in the Geographic Township of Crozier in the Territorial District of Rainy River and being those parts of River Range lots 1 and 2 lying north of that part of the King's Highway known as No. 11 and south of the land described in Highway Expropriation Number 29258, being the whole of Parcel 21614 in the Register for Rainy River. O. Reg. 855/75, s. 2.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 22nd day of October, 1975.

(6436)

46

THE FAMILY BENEFITS ACT

O. Reg. 856/75.

General.

Made—October 27th, 1975.

Filed—October 31st, 1975.

REGULATION TO AMEND REGULATION 287 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE FAMILY BENEFITS ACT

1. Clauses *c* and *d* of paragraph 12 of subsection 2 of section 11 of Regulation 287 of Revised Regulations of Ontario, 1970, as remade by subsection 5 of section 2 of Ontario Regulation 778/74, are revoked and the following substituted therefor:

(c) the difference between \$55 and the aggregate of the monthly amounts determined

under paragraphs 4, 4a, 5, 7, 9, 10 and 11 where such aggregate is less than \$55 and where the applicant or recipient is,

(i) a single person, or

(ii) a married person and he or his spouse but not both of them is a blind person, a disabled person or is receiving an increment under *The Ontario Guaranteed Annual Income Act, 1974*; or

(d) the difference between \$110 and the aggregate of the monthly amounts determined under paragraphs 4, 4a, 5, 7, 9, 10 and 11 where such aggregate is less than \$110 and where the applicant or recipient is a married person and both he and his spouse are blind persons or disabled persons or are receiving increments under *The Ontario Guaranteed Annual Income Act, 1974*.

2. Section 25a of the said Regulation, as remade by section 4 of Ontario Regulation 778/74 and amended by section 5 of Ontario Regulation 16/75, section 3 of Ontario Regulation 336/75 and section 3 of Ontario Regulation 417/75, is revoked, exclusive of the Table, and the following substituted therefor:

25a. An applicant or recipient,

(a) who is a blind person or a disabled person; or

(b) who is a married person and he or his spouse or both of them are receiving an increment under *The Ontario Guaranteed Annual Income Act, 1974*,

shall, in addition to an allowance, be paid any amount by which the amount of his allowance is less than the amount of the allowance that would be payable to him if his budgetary requirements determined under section 11 were,

(c) \$250 where the applicant or recipient is a single person;

(d) \$398 where the applicant or recipient is a married person and he or his spouse but not both of them is a blind person, a disabled person or is receiving an increment under *The Ontario Guaranteed Annual Income Act, 1974*; or

(e) \$500 where the applicant or recipient is a married person and both he and his spouse are,

(i) blind persons or disabled persons, or

(ii) receiving increments under *The Ontario Guaranteed Annual Income Act, 1974*,

and, where the applicant or recipient has one or more dependent children, the amount determined in accordance with the following Table:

3. Section 25b of the said Regulation, as made by section 4 of Ontario Regulation 336/75, is revoked. O. Reg. 856/75, s. 3.

4. Section 25c of the said Regulation, as made by section 5 of Ontario Regulation 567/75, is revoked. O. Reg. 856/75, s. 4.

5. This Regulation shall be deemed to have come into force on the 1st day of October, 1975. O. Reg. 856/75, s. 5.

(6438)

46

THE PLANNING ACT

O. Reg. 857/75.

Restricted Areas—County of Peterborough, Township of Cavan.

Made—October 31st, 1975.

Filed—November 15th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 619/75 MADE UNDER THE PLANNING ACT

1. Section 17 of Ontario Regulation 619/75, as made by section 1 of Ontario Regulation 852/75, is revoked and the following substituted therefor:

17. Notwithstanding any other provision of this Order, the lands described in Schedules 2, 3, 4, 5 and 6 may each be used for the erection and use thereon of one single-family dwelling and buildings and structures accessory thereto. O. Reg. 857/75, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedules:

Schedule 3

That parcel of land situate in the Township of Cavan in the County of Peterborough, formerly in the County of Durham, being that part of Lot 17 in Concession VII designated as Part I on a Reference Plan deposited in the Land Registry Office for the Registry Division of Durham East (No. 9) as Number 9R-483. O. Reg. 857/75, s. 2, *part*.

Schedule 4

That parcel of land situate in the Township of Cavan in the County of Peterborough, formerly in the County of Durham, being that part of Lot 16 in Concession V designated as Part I on a Reference Plan deposited in the Land Registry Office for the Registry Division of Durham East (No. 9) as Number 9R-623. O. Reg. 857/75, s. 2, *part*.

Schedule 5

That parcel of land situate in the Township of Cavan in the County of Peterborough, formerly in the County of Durham, being all that part of Lot 5 in Concession XIV designated as Part 1 on a Reference Plan deposited in the Land Registry Office for the Registry Division of Durham East (No. 9) as Number 9R-590. O. Reg. 857/75, s. 2, *part*.

Schedule 6

That parcel of land situate in the Township of Cavan in the County of Peterborough, formerly in the County of Durham, being composed of all that portion of the south half of Lot 7 in Concession XI designated as Part 1 on a Reference Plan deposited in the Land Registry Office for the Registry Division of Durham East (No. 9) as Number 9R-655. O. Reg. 857/75, s. 2, *part*.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 31st day of October, 1975.

(6439)

46

THE PLANNING ACT**O. Reg. 858/75.**

Order made under Section 29a of The Planning Act.

Made—October 21st, 1975.

Filed—October 31st, 1975.

**REGULATION MADE UNDER
THE PLANNING ACT****ORDER MADE UNDER SECTION 29a
OF THE PLANNING ACT**

1. A contravention, before the 19th day of March, 1973, of section 29 of *The Planning Act* or a predecessor thereof or of a by-law passed under a predecessor of the said section or of an Order made under clause b of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of *The Planning Act*, being chapter 296 of the Revised Statutes of Ontario,

1960, or a predecessor thereof does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Township of King in the Regional Municipality of York and being that part of Lot 15 in Concession IV described as follows:

Premising that the easterly limit of the said Lot 15 has a bearing of north 9° 00' west;

Beginning at a point in the northerly limit of the said Lot 15 distant 1,500 feet measured south 75° 05' 10" west from the northeast angle of the said Lot;

Thence south 75° 05' 10" west along the northerly limit of the Lot 300 feet;

Thence south 9° 00' east, 997.57 feet;

Thence north 74° 48' 40" east, 300.14 feet;

Thence north 9° 00' west, 996.11 feet to the place of beginning. O. Reg. 858/75, s. 1.

JOHN R. RHODES
Minister of Housing

Dated at Toronto, this 21st day of October, 1975.

(6440)

46

THE PLANNING ACT**O. Reg. 859/75.**

Order made under Section 29a of The Planning Act.

Made—October 23rd, 1975.

Filed—October 31st, 1975.

**REGULATION MADE UNDER
THE PLANNING ACT****ORDER MADE UNDER SECTION 29a OF
THE PLANNING ACT**

1. A contravention, before the 19th day of March, 1973, of section 29 of *The Planning Act* or a predecessor thereof or of a by-law passed under a predecessor of the said section or of an Order made under clause b of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of *The Planning Act*, being chapter 296 of the Revised Statutes of Ontario, 1960, or a predecessor thereof does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcels of land:

1. That parcel of land situate in the Township of Mariposa in the County of Victoria and being that part of Lot 8 in Concession A designated as Part 22 on a Reference Plan deposited in the Land Registry Office for the Registry Division of Victoria (No. 57) as Plan R.D. 187.
2. That parcel of land situate in the Township of Mariposa in the County of Victoria and being that part of Lot 1 in Concession B designated as Part 10 on a Reference Plan deposited in the Land Registry Office for the Registry Division of Victoria (No. 57) as Plan 57-R-456.
3. That parcel of land situate in the Township of Mariposa in the County of Victoria and being that part of Lot 1 in Concession A designated as Parts 18 and 22 on a Reference Plan deposited in the Land Registry Office for the Registry Division of Victoria (No. 57) as Plan R.D. 200. O. Reg. 859/75, s. 1.

JOHN R. RHODES
Minister of Housing

Dated at Toronto, this 23rd day of October, 1975.

(6441)

46

THE PARKWAY BELT PLANNING AND
DEVELOPMENT ACT, 1973

O. Reg. 860/75.

The Regional Municipality of York,
Town of Markham.

Made—October 29th, 1975.

Filed—October 31st, 1975.

REGULATION TO AMEND
ONTARIO REGULATION 473/73
MADE UNDER
THE PARKWAY BELT PLANNING AND
DEVELOPMENT ACT, 1973

1. Ontario Regulation 473/73 is amended by adding thereto the following section:

27. Notwithstanding any other provision of this Order, the land described in Schedule 15 may be used for the erection and use thereon of an addition to the existing garage used for salvage, wrecking, repairing and storage of motor vehicles, provided the following requirements are met:

Maximum floor area of
addition 3,000 square feet

Minimum lot frontage
on private right of way 200 feet

Minimum distance from
centre line of private
right of way to nearest
wall of any building 83 feet

Minimum side yard 15 feet

Minimum rear yard 25 feet

The whole of any front yard except those portions occupied by driveways or parking areas shall be used for landscaping only.

The exterior wall of the building fronting on the right of way shall be faced with new materials other than unfinished concrete blocks or poured concrete.

The area to be used for the open storage of motor vehicles shall not exceed four acres and shall be enclosed by a solid fence of new opaque material constructed in a uniform manner not less than six feet in height and motor vehicles shall not be stored on the land except within the fenced area. O. Reg. 860/75, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 15

That parcel of land situate in the Town of Markham in The Regional Municipality of York, formerly in the Township of Markham in the County of York, being part of Lot 9 in Concession IV more particularly described as follows:

Premising that the bearing of the easterly limit of the road allowance between concessions III and IV is north 9° west and relating all bearings herein thereto;

Beginning at a point in the southerly limit of the said Lot 9 distant 2,184.89 feet easterly therealong from the southwesterly corner of that Lot;

Thence continuing along that southerly limit on a course north 73° 45' 20" east a distance of 509.30 feet to an iron bar;

Thence continuing along that southerly limit on a course north 73° 26' 30" east a distance of 633.08 feet to an iron pipe

Thence on a course north 9° 11' 30" west a distance of 731.27 feet to a standard iron bar;

Thence on a course south 72° 57' 10" west a distance of 1,670.68 feet.

Thence on a course south $45^{\circ} 59'$ east a distance of 37.70 feet to an iron bar;

Thence on a course south $25^{\circ} 58'$ east a distance of 247.56 feet;

Thence on a course south $66^{\circ} 54' 44''$ east a distance of 285.65 feet;

Thence on a course south $48^{\circ} 35' 20''$ east a distance of 293.35 feet to the place of beginning. O. Reg. 860/75, s. 2.

W. DARCY McKEOUGH
*Treasurer of Ontario and
Minister of Economics and
Intergovernmental Affairs*

Dated at Toronto, this 29th day of October, 1975.

(6442)

46

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NOTICE TO SHERIFFS AND TREASURERS

Re Advertising Sale of Lands for Taxes in "The Ontario Gazette", Year 1975

Section 584 of The Municipal Act provides:

584. **The day of the sale** shall be **more** than ninety-one days after the first publication of the list in THE ONTARIO GAZETTE.

During year 1975 the dates for publication of tax sale advertisements in THE ONTARIO GAZETTE are as follows:

January 4th,	Issue No.	1—Earliest Date Sale can be held—	April 7th,	1975
February 1st,	" "	5	" " " " " " —May 5th,	"
March 1st,	" "	9	" " " " " " —June 2nd,	"
April 5th,	" "	14	" " " " " " —July 6th,	"
May 3rd,	" "	18	" " " " " " —August 3rd,	"
June 7th,	" "	22	" " " " " " —September 7th,	"
July 5th,	" "	27	" " " " " " —October 5th,	"
August 2nd,	" "	31	" " " " " " —November 2nd,	"
September 6th,	" "	36	" " " " " " —December 7th,	"
October 4th,	" "	40	" " " " " " —January 4th,	1976
November 1st,	" "	44	" " " " " " —February 1st,	"
December 6th,	" "	49	" " " " " " —March 7th,	"

Advertisements of tax sales must be received at least **TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE.**

REGULATION MADE UNDER THE OFFICIAL NOTICES PUBLICATION ACT

THE ONTARIO GAZETTE is published each Saturday and **advertisements must be received before Wednesday 4 p.m. 10 days before publication date to ensure inclusion in the next issue.**

Advertisements should be typewritten or printed legibly, **separate from covering letter.** Number of insertions required must be stated and the names of all signing officers typewritten or printed.

Advertising Rate: \$5.00 per single-column inch.

The rates payable for copies of THE ONTARIO GAZETTE are,

by subscribers for a subscription of 52 weekly issues, \$20.00; and

by others for a single copy, 50 cents. Payable in advance.

Rates subject to change without notice.

Cheques should be made payable to THE TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

No **exchange** required on cheques.

All correspondence should be addressed:

THE ONTARIO GAZETTE

9th Floor, Ferguson Block, Queen's Park, Toronto, Ontario M7A 1N3
Telephone 965-2238

ONTARIO GOVERNMENT BOOKSTORE
880 Bay Street, Toronto, Ontario
Telephone 965-2054 - 5

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NEW PUBLICATIONS NOW AVAILABLE

Title	Price
Labour Relations Act (July, 1975)	\$2.00
Conservation Authorities Act (Aug., 1975)	50¢
Expropriations Act (July, 1975)	1.50
Ministry of Culture & Recreation Act (June, 1975)	75¢
Ambulance Act & Regs. (July, 1975)	75¢
Health Disciplines Act (Aug., 1975)	1.00
Regulations	
Nursing	15¢
Optometry	15¢
Dentistry	15¢
Medicine	20¢
Pharmacy	30¢
Ontario and You	
Finnish	1.25
Polish	1.25
Korean	1.25
A Planner's Reference to Legislation in Ontario	2.00
Guide to Record Retention Requirements	2.00
Design for Small Communities	8.50
Provincial Financial Assistance to Municipalities, Boards & Commissions	2.00
Advisory Council on Day Care Report #2	1.00

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Ontario Gazette

Vol. 108 - 47

TORONTO, SATURDAY, NOVEMBER 22nd, 1975

The Ontario Highway Transport Board Act

The following application for a certificate under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Monday, the 5th day of January, 1976, at 10 a.m. (E.S.T.):

William Roy Gardner, Esq., 25646
R.R. #1,
Queensville, Ontario,

applies for Class 'D' public commercial vehicle operating licence, "For the transportation of yarns to and from the premises of Fein Yarns Manufacturing Limited, who carry on business at 52 Colville Road, in the City of Toronto, in the Municipality of Metropolitan Toronto".

D. S. CHURCH,
Secretary.

(6489) 47

The following application for a certificate under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, and the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Friday the 16th day of January, 1976, at 10 a.m. (E.S.T.):

Blakelock Cartage Limited, 24264-B
5423 Britannia Road,
R.R. #6,
Milton, Ontario,

applies for transfer of shares as follows:

1,999 shares of the capital stock of the Company from Issue from Treasury to Mrs. Sherry Blakelock of Milton, Ontario.

This will replace the application which previously appeared in THE ONTARIO GAZETTE of November 8, 1975, for hearing at Toronto on January 9th, 1976.

D. S. CHURCH,
Secretary.

(6490) 47

The following application for a certificate under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Thursday, the 18th day of December, 1975, at 10 a.m. (E.S.T.):

Canadian National Transportation Limited, 00587-A26
Room 475,
Union Station,
Toronto, Ontario,

applies for an "extension to Class 'D' privileges in operating licence A-289 subject to the limitations, restrictions and conditions in the said Class 'D' privileges for:

(a) alternate routes (running rights only without pick-up or delivery privileges thereon) between,

1. Kincardine, Walkerton and Owen Sound via King's Highways 9, 4 and 6;
2. London and Parkhill via King's Highways 2 and 81;
3. Kitchener and Guelph via King's Highway 7;
4. Kitchener and Listowel, via Waterloo Regional roads, King's Highways 85, 86 and the county road to Salem in the Township of Pilkington lying between Concessions 15 and 16;

(b) between Kitchener and Stratford via King's Highway 7 without intermediate points.

(Note: The purpose of this application is to provide a pick-up and delivery service from relocated terminals at Kitchener and London)".

D. S. CHURCH,
Secretary.

(6491)

47

The following application for a certificate under the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, will be heard by the the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Thursday, the 18th day of December, 1975, at 10 a.m. (E.S.T.):

Jack Gray Transport Inc., **19230-E**
4600 East 15th Avenue,
Gary, Indiana, U.S.A. 46403,

applies for an extension to extra-provincial operating licence No. X-1550 in the following terms:

- (a) for the carriage of clay, sand, ores, alloys, coke, glass cullett, scrap metals and pig iron from the international boundary at the St. Clair, Detroit, Niagara, St. Lawrence and St. Mary's Rivers, as authorized, to points in the Province of Ontario; and
- (b) for the carriage of coke, stone, salt, scrap metals and glass cullett from points in the Province of Ontario to the above-mentioned points of entry for furtherance to points in the United States of America, as authorized;

PROVIDED that this authority be operated in conjunction with the authority issued by the Interstate Commerce Commission No. MC125777 as at June 27th, 1975".

This will replace the application which previously appeared in THE ONTARIO GAZETTE of November 1st, 1975.

D. S. CHURCH,
Secretary.

(6492)

47

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Monday, the 19th day of January, 1976, at 10 a.m. (E.S.T.):

Diamond Transportation
System Inc., **02100-O**
5021 21st Street,
Racine, Wisconsin, U.S.A. 53406,

applies for an amendment to extra-provincial operating licence No. X-718, "Delete all reference to complementary authority from the I.C.C. now appearing in operating licence X-718 and substitute therefor:

PROVIDED that this authority be operated only in conjunction with the complementary authority of the I.C.C. as in Docket MC 123048 as of October 31st, 1975".

Ivan Denning & Sons
Enterprises Limited, **24328-B**
R.R. #3,
Strathroy, Ontario,

applies for an extension to Class 'D' public commercial vehicle operating licence No. 3759 in the following terms, "For the carriage of grain and/or corn in bulk or bags to and from the installations of John Stanley, carrying on business as John Stanley Elevators in the Township of Adelaide, in the County of Middlesex, in the Province of Ontario".

Breadner Transports Limited, **24547-C**
R.R. #2,
Markdale, Ontario,

applies for Transfer of Class 'D' public commercial vehicle operating licence No. D-2728 now in the name of McNamara Transport & Movers Limited of 670 Ste. Marie St., Collingwood, Ontario.

SeaBoard Express Lines Ltd., **20251-M**
Box 1051,
Edinburgh Drive,
Moncton, N.B.,

applies for transfer of shares as follows:

- 1 common share from Douglas S. Scott to Les Entreprises Bussieres Limitee of the City of Quebec in the Province of Quebec;

1 common share from Anne Scott to Les Entreprises Bussieres Limitee of the City of Quebec in the Province of Quebec;

1 common share from W. K. Carruthers to Les Entreprises Bussieres Limitee of the City of Quebec in the Province of Quebec.

D. S. CHURCH,
Secretary.

(6493)

47

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, will be heard by The Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Tuesday, the 20th day of January, 1976, at 10 a.m. (E.S.T.):

F. Lapalm Limited, **01636-C**
490 Dundas Street West,
Belleville, Ontario K8P 1B7,

applies for transfer of shares as follows:

60 common shares from Kathleen Mary Pitt to D. Armitage (Belleville) Ltd. of Belleville, Ontario;

60 common shares from Dorothy Louise Toncetti to D. Armitage (Belleville) Ltd. of Belleville, Ontario.

Peter Florent Michaud, Esq., **21796-D**
o/a Peter's Delivery Service,
384 Welland Avenue,
St. Catharines, Ontario,

applies for an extension to Class 'D' public commercial vehicle operating licence No. D-3186:

1. "For the carriage of goods for and on behalf of the following shippers from their respective locations in the City of St. Catharines to their respective customers in the Regional Municipality of Niagara and to the Town of Dunnville in the Regional Municipality of Haldimand-Norfolk:

- (a) Safety Supply Company Limited;
- (b) Levitt Safety Limited;
- (c) Coy Brothers Limited;
- (d) Levitt China owned and operated by Bruce Levitt;
- (e) C. Wallace Company Limited;
- (f) Chateau-Gai Wines Limited,

and for the return of damaged or refused shipments to the respective shippers in St. Catharines".

2. In proviso delete the word "one" and substitute the word "two" and after the word "pounds" add the word "each" so that as amended the proviso will read:

"PROVIDED this authority be restricted to the use of only two commercial vehicles with a maximum gross weight of 10,000 pounds each".

Stewart J. Hunter, Esq., **25151**
16 Wroxeter Avenue,
Toronto, Ontario,

applies for Class 'D' public commercial vehicle operating licence, "For the carriage of:

- (a) juvenile furniture for and on behalf of Questor Juvenile Products;
- (b) Sporting goods for and on behalf of A. G. Spalding Bros. of Canada Limited,

from their respective installations in the City of Brantford to Metropolitan Toronto; and for the return of raw materials to said City of Brantford".

T. Puckrin & Son Limited, **20567-H**
218 Kent Street,
Whitby, Ontario,

applies for an extension to Class 'D' privileges on Class 'A' public commercial vehicle operating licence No. A-742 as follows:

- 1. for the carriage of generators and electrical equipment and parts and accessories related thereto for and on behalf of Ontario Hydro to and from the premises situate at Pickering;
- 2. for the carriage of equipment for and on behalf of Suntract Rentals Limited to and from points in Ontario;
- 3. for the carriage of equipment for and on behalf of Robbie Equipment Rentals Ltd. to and from points in Ontario;
- 4. for the carriage of fork trucks, lift trucks, pallet trucks and parts and accessories related thereto for and on behalf of Ajax Lift Trucks Co. Ltd. to and from points in Ontario;
- 5. for the carriage of goods for and on behalf of Kemp Machinery Limited to and from the premises of the said Company situate at Whitby.

PROVIDED that the licensee be restricted to the use of straight trucks equipped with special pallet loading devices (that is a Tilt and Load vehicle operated by a separated hydraulic system using a cable operated mechanism) for the carriage of the aforementioned goods requiring transportation on such equipment.

also applies for an extension to Class 'F' privileges on Class 'A' public commercial vehicle operating licence No. A-742 as follows, "For the carriage of liquid waste in drums from points in the Regional Municipality of Durham to points in the County of Halton".

D. S. CHURCH,
Secretary.

(6494)

47

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Wednesday, the 21st day of January, 1976, at 10 a.m. (E.S.T.):

Dennis Drudge, Esq., **24221-A**
96 Northside Drive,
St. Jacobs, Ontario,

applies for an extension to Class 'F' public commercial vehicle operating licence No. F-3277, "For the carriage of hogs from the assembly point of the Ontario Pork Producers Marketing Board situated at or near the City of Waterloo when such hogs or a similar number of hogs originate at and are carried by the Licencee from points in an area within a 5-mile radius of the former Village of St. Jacobs to points in Ontario and as redirected by the said Marketing Board".

Thomas David Imeson, Esq., **07137-F**
R.R. #1,
Staples, Ontario,

applies for an extension to Class 'D' public commercial vehicle operating licence No. D-3594 as follows, "For the carriage of grain, soya beans and fertilizer for and on behalf of United Co-operatives of Ontario to and from its installations located in Essex County".

All-Ontario Transport Limited, **22810-B**
5990 Indian Line Road,
Malton, Ontario L4V 1G4,

applies for an extension to Class 'D' privileges on present public commercial vehicle operating licence No. A-497, as follows, "For the carriage of steel, for and on behalf of Dominion Bridge Company Limited, to and from its installations, processors and suppliers, from and to points in the Province of Ontario".

Leonard Bros. Van & Storage
Co., **02896-C**
7040 Fort Street,
Detroit, Michigan, U.S.A. 48209,

applies for amendment to extra-provincial operating licence No. X-1581, "Delete proviso from operating licence X-1581 dated November 19th, 1968, which states:

"AND FURTHER PROVIDED that any licence issued pursuant to this certificate be reviewed by the Board at any time should it appear that the holder of the said licence had ceased to be a member in good standing of Aero Mayflower Transit Company Incorporated of the United States of America".

Direct Winters Transport
Limited, **00330-A32**
890 Caledonia Road,
Toronto 19, Ontario M6B 4B2,

applies for Class 'D' public commercial vehicle operating licence as follows, "To provide pick-up and delivery services for the carriage of goods for and on behalf of Direct Winters Transport (Western) Limited, to or from its terminals in London and Toronto, from or to all points in the Province of Ontario as authorized in the extra-provincial operating licence No. X-1176 held in the name of Direct Winters Transport (Western) Limited.

PROVIDED that all the goods originate at or are destined to points in the said operating authority of Direct Winters Transport (Western) Limited in Western Canada".

CF Capital Foods Limited, **24562-D**
195 Dufferin Avenue,
London, Ontario N6A 1K7,

applies for transfer of shares as follows:

32,900 common shares of the capital stock of CF Capital Foods Limited from Capital Diversified Industries Limited to Gay Lea Foods Co-operative Limited of the Municipality of Metropolitan Toronto.

D. S. CHURCH,
Secretary.

(6495)

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The following application for a certificate under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Thursday, the 22nd day of January, 1976, at 10 a.m. (E.S.T.):

Mid-Way Machinery Movers
Inc., **24743-A**
160 Yonge Street N.,
Aurora, Ontario L4G 1M7,

applies for an amendment to Class 'K' public commercial vehicle operating licence No. K-280, as follows:

"DELETE" therefrom, the following:

"For the carriage of heavy duty machinery which requires special loading devices and cannot be carried on a standard truck, trailer or semi-trailer,

from Aurora and points within a 25-mile radius thereof, to points within a radius of 100 miles of Aurora"; and

"SUBSTITUTE" therefor, the following:

"For the transportation of heavy duty machinery, boilers, transformers and similar equipment, that requires special loading devices and cannot be carried on a standard truck, trailer or semi-trailer, to and from Aurora and points within a 25-mile radius thereof, from and to points within the Province of Ontario".

D. S. CHURCH,
Secretary.

(6496)

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The following application for a certificate under the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Friday, the 23rd day of January, 1976, at 10 a.m. (E.S.T.):

**Sherwood Hume Transportation
Limited,**

734 Main Street East,
Milton, Ontario,

24476-C

applies for extension to extra-provincial operating licence number X-1713, in the following terms, "For the transportation of:

- (a) new tractors other than tractor designed primarily for the hauling of goods on the highway;
- (b) wheeled vehicles, other than automobiles, commercial motor vehicles and trailers designed primarily for the carriage of goods on the highway;
- (c) agricultural machinery and agricultural implements, other than hand implements;
- (d) self propelled industrial and construction machinery;
- (e) parts and attachments for the above goods provided that the same may only be carried when their transportation is incidental to the transportation of the goods described in (a), (b), (c) and (d) inclusive above,

1. from all points in the Province of Ontario to the Ontario-Manitoba border and the international boundary at all boundary crossing points, for furtherance to points in the Provinces of Manitoba, Saskatchewan, Alberta and British Columbia, The Territories of Northwest and Yukon;

2. from the international boundary at all border crossing points in transit through the Province of Ontario to the Ontario-Manitoba border and the international boundary for furtherance to points in the Provinces of Manitoba, Saskatchewan, Alberta and British Columbia, the Territories of Northwest and Yukon".

D. S. CHURCH,
Secretary.

(6497)

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The following application for a certificate under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, Toronto, Ontario, on Tuesday, the 9th day of December, 1975, at 10 a.m. (E.S.T.):

Boyes Transport Limited,
308 Ontario Street,
Clinton, Ontario,

01026-S

applies for an extension to Class 'D' privileges on the present public commercial vehicle operating licence No. C-1317 as follows, "For the carriage of wheat, oats, barley and corn for and on behalf of W. G. Thompson & Sons Ltd., to and from their installation at Hensall, Granton, Mitchell, from and to points in the Province of Ontario".

This will replace the application which previously appeared in THE ONTARIO GAZETTE of November 8th, 1975, for a hearing at Toronto, on December 17th, 1975.

D. S. CHURCH,
Secretary.

(6498)

47

Harold Edward Medland, Esq.,
210 Ellsworth Avenue,
London, Ontario N5W 1J6,

18990

NOTICE OF MOTION TO REVIEW

TAKE NOTICE that pursuant to Section 17 of *The Ontario Highway Transport Board Act*, R.S.O. 1970, Chapter 316, the applicant Harold Edward Medland desires a review of the decision of the Board by Order dated at Toronto, the 6th day of October, 1975, wherein the Board refused a Certificate for an operating licence for an extra-provincial undertaking.

AND FURTHER TAKE NOTICE that the applicant applies to this Honourable Board for a review of such Order on the grounds and circumstances following:

1. that the Board in arriving at its decision adversely relied upon the temporary authority issued to the applicant for the months of July and August, 1974, wherein the temporary authority stated that such temporary authority was not to be used in any subsequent proceeding for permanent rights;
2. that the Board failed to consider evidence favourable to the applicant and only considered evidence that was contrary to the applicant;
3. that where there was a conflict on the evidence the Board refused to make a decision, but merely disregarded all of the evidence that was conflicting;
4. that the Board admitted the applicant was operating within the "letter of the law" and yet held such operation to the detriment of the applicant and yet failed to comment on the fact that the respondent Charterways was bringing in outside coaches with no proof of permission;
5. and such further and other grounds as counsel may deem advisable and this Honourable Board may permit.

And has fixed Monday, the 19th day of January, 1976, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, at 10 a.m. (E.S.T.) for that purpose.

D. S. CHURCH,
Secretary.

(6499)

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The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and *The Public Vehicles Act*, R.S.O. 1970, Chapter 392, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Thursday, the 22nd day of January, 1976, at 10 a.m. (E.S.T.):

Scott Bus Lines Limited, 23657-A
P.O. Box 33,
Innerkip, Ontario,

applies for transfer of shares as follows:

2,000 common shares of the capital stock of the company from William John Scott to Verne Thomas Kean of the Village of Innerkip, in the County of Oxford.

B & R Transport Limited, 02294-N
400 Hopkins Street,
Whitby, Ontario,

applies for transfer of shares as follows:

51 common shares from Harold Bonnetta to Thorabrew Investments Ltd. of Metro Toronto, Ontario;

51 common shares from Claire Rich to Thorabrew Investments Ltd. of Metro Toronto, Ontario;

50 common shares from Evelyn Bonnetta to Thorabrew Investments Ltd. of Metro Toronto, Ontario;

50 common shares from Helen Rich to Thorabrew Investments Ltd. of Metro Toronto, Ontario.

Peter Bawtinheimer Limited, 17770-G
6 Olmstead,
Hamilton, Ontario,

applies for transfer of shares as follows:

2,049 common shares from Myrtle M. Bawtinheimer to Frank Cipriani of Dundas, Ontario.

Stephen E. Dolby & Charles E. Few, 25664
o/a D-F Excavating,
6009 Highway #25,
R.R. #1,
Milton, Ontario,

apply for Class 'FS' public commercial vehicle operating licence, "For the carriage of grain from farms located within a 15-mile radius of the Town of Milton in the Regional Municipality of Halton, to a place known as Streetsville, in the City of Mississauga and to a place known as New Toronto in the Borough of Etobicoke in Metropolitan Toronto".

283013 Ontario Limited, 25148
R.R. #3,
Lambeth, Ontario N0L 1S0,

applies for Class 'D' public commercial vehicle operating licence, "To haul renderable material (dead animals) from Darling & Co. Ltd. (Lambeth) to Darling (Toronto) and to haul the finished goods (meat meal) from Toronto to points in Ontario specified by Darling & Co. Ltd.

Anthony Alfred Mattucci, Esq., 24260-A
44 Larchwood Drive,
Peterborough, Ontario,

applies for Class 'D' public commercial vehicle operating licence, "For the delivery of flower arrangements from florists situated in the City of Peterborough, to points within a 20-mile radius of Peterborough".

These are the terms of Class 'D' public commercial vehicle operating licence No. D-3368 not renewed for 1975.

D. S. CHURCH,
Secretary.

(6500)

47

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Friday, the 23rd day of January, 1976, at 10 a.m. (E.S.T.):

Gordon Cummins & Anthony D.

MacDonald,

24856-A

o/a Kingston Moving & Storage,
306 Weller Avenue,
Kingston, Ontario,

apply for Class 'H' public commercial vehicle operating licence, "For the carriage of uncrated used household, office and store furniture and, where specifically designed vehicles of the drop-frame type are used and equipped with pads, belts, hooks, wardrobes and special packing containers:

- (1) new uncrated furniture and fixtures that are part of the furnishings of the dwelling in which they are to be used;
- (2) new uncrated furniture and fixtures that are part of the furnishings of offices, museums, hospitals, factories and public institutions;
- (3) objects of art, displays and exhibits that because of their unusual nature or value require specialized handling and the employment of pads, belts, hooks, wardrobes and special packing containers,

from Kingston and points within a 50-mile radius of Kingston to points in Ontario; and from points in Ontario to points in Kingston and a 50-mile radius of Kingston".

Eugene Riddell, Esq.,

05263-G

114 Coverdale St.,
Chatham, Ontario,

applies for Class 'D' public commercial vehicle operating licence, "For the carriage of fertilizer, fertilizer ingredients, and liquid fertilizer in other than tank-type trucks or tank-type trailers, for and on behalf of Ontario Plant Foods Limited,

- (1) to its customers in the Counties of Essex, Kent, Lambton, Huron, Middlesex and Elgin, from its plant at Chatham;
- (2) between its plant at Chatham and its warehouse installations at Wallaceburg and Thamesville.

PROVIDED that the licence be restricted to a maximum of two commercial motor vehicles and one trailer.

CLASS 'FS' PRIVILEGES—For the carriage of fertilizer and fertilizer materials, in dump-type equipment, for and on behalf of Canadian Industries Limited, from the premises of the said corporation, situate in Chatham, to farms only in the Counties of Essex, Kent, Elgin, Lambton and Middlesex.

CLASS 'F' PRIVILEGES—Vehicles operated under this licence are confined to the conveyance of road construction materials.

EXTENSION GRANTED—For the carriage of coal, from the dock of the Lake Erie Coal Company at Erieau, for and on behalf of Empire-Hanna Coal Division of the H. A. Hanna Company, to customers of the said Division, situate in the Counties of Kent and Lambton.

EXTENSION GRANTED—For the carriage of garbage, for and on behalf of Motor Wheel Industries Chatham Limited, from its installation at Chatham to a disposal area authorized by the Ontario Water Resources Commission in the County of Kent.

EXTENSION GRANTED—For the carriage of waste material from Motor Wheel Industries (Chatham) Limited to Metropolitan Toronto and for the return of rejected shipments of such waste material from Metropolitan Toronto to the installation of Motor Wheel Industries (Chatham) Limited".

These are the terms of Class 'D' public commercial vehicle operating licence No. D-2332 not renewed for 1975.

**J. & J. Delivery Service
Limited,**

25705-A

175 Burnside Drive,
London, Ontario,

applies for Class 'D' public commercial vehicle operating licence, "For the carriage of goods, for and on behalf of Woolco Department Store, a division of F.W. Woolworth Company Limited, from its Toronto warehouse to its customers, and stores in Ontario, for the return of goods from customers and stores in Ontario to the Toronto warehouse, and for the delivery of goods from the Company's suppliers in Ontario to the Toronto warehouse".

Keith Martin & Wayne

Thomas Harvey,

24248-A

(K & W Packing and Cartage
Company),
10 St. Dennis Drive,
Apartment 903,
Don Mills, Ontario,

applies for Class 'D' public commercial vehicle operating licence, "For the carriage of heating and cooling equipment and related products from points in Toronto and those Municipalities forming a part of Metropolitan Toronto to points within a 100-mile radius of Toronto boundaries".

D. S. CHURCH,
Secretary.

The following application for a certificate under the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Thursday, the 15th day of January, 1976, at 10 a.m. (E.S.T.):

Triple A Van Lines Limited, 19284-G
47 Maple Avenue,
Thornhill, Ontario,

applies for transfer of shares as follows:

1,350 common shares from Robert A. Thompson
to George Bellamy of Toronto, Ontario;

84 preference shares from Robert A. Thompson
to George Bellamy of Toronto, Ontario;

1,350 common shares from Robert A. Thompson
to William McKenzie of Toronto, Ontario;

84 preference shares from Robert A. Thompson
to William McKenzie of Toronto, Ontario.

D. S. CHURCH,
Secretary.

(6502) 47

The following application for a certificate under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Wednesday, the 21st day of January, 1976, at 10 a.m. (E.S.T.):

Thomas David Imeson, Esq., 07137-G
R.R. #1,
Staples, Ontario,

applies for an extension to Class 'D' public commercial vehicle operating licence No. D-3594 as follows:

"For the carriage of grain, soya beans and fertilizer for and on behalf of United Co-operatives of Ontario to and from its installations located in Essex County."

D. S. CHURCH,
Secretary.

(6503) 47

Charles Dorner, Esq., 13717
47 Barthe Street,
Chatham, Ontario.

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificates pursuant to which

extra-provincial operating licence No. X-1000 and Class 'D' public commercial vehicle operating licence No. D-1227 were issued and has fixed Wednesday, the 14th day of January, 1976, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, at 10 a.m. (E.S.T.) for that purpose.

At the hearing the reviewee will be required to show cause why these certificates should not be amended or revoked by reason of operations contrary to the public interest. The operations are, more specifically continued disregard of *The Public Commercial Vehicles Act* and *The Highway Traffic Act* and regulations pursuant thereto.

The Board may amend or revoke the terms of the said certificates.

D. S. CHURCH,
Secretary.

(6504) 47

Pietro Zeppieri, Esq., 20787
33 Romfield Drive,
Downsview, Ontario.

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificate pursuant to which Class 'K' public commercial vehicle operating licence No. K-367 was issued and has fixed Wednesday, the 14th day of January, 1976, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, at 10 a.m. (E.S.T.) for that purpose.

At the hearing the reviewee will be required to show cause why this certificate should not be amended or revoked by reason of operations contrary to the public interest. The operations are, more specifically continued disregard of *The Public Commercial Vehicles Act* and *The Highway Traffic Act* and regulations pursuant thereto.

The Board may amend or revoke the terms of the said certificate.

D. S. CHURCH,
Secretary.

(6505) 47

Fruitbelt Trucking Inc., 07569
12 Smith Street,
St. Catharines, Ontario L2P 3H9.

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificate pursuant to which extra-provincial operating licence No. X-261 was issued and has fixed Wednesday, the 14th day of

January, 1976, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, at 10 a.m. (E.S.T.) for that purpose.

At the hearing the reviewee will be required to show cause why this certificate should not be amended or revoked by reason of operations contrary to the public interest. The operations are, more specifically continued disregard of *The Public Commercial Vehicles Act* and *The Highway Traffic Act* and regulations pursuant thereto.

The Board may amend or revoke the terms of the said certificate.

D. S. CHURCH,
Secretary.

(6506) 47

M. G. John & Sons Limited, 23148
2520 Dougall Road,
Windsor 12, Ontario.

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificate pursuant to which Class 'D' public commercial vehicle operating licence No. D-3287 was issued and has fixed Wednesday, the 14th day of January, 1976, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, at 10 a.m. (E.S.T.) for that purpose.

At the hearing the reviewee will be required to show cause why this certificate should not be amended or revoked by reason of operations contrary to the public interest. The operations are, more specifically continued disregard of *The Public Commercial Vehicles Act* and *The Highway Traffic Act* and regulations pursuant thereto.

The Board may amend or revoke the terms of the said certificate.

D. S. CHURCH,
Secretary.

(6507) 47

Refrigerated Transport Co. Inc., 22554
3901 Jonesboro Road S.E.,
P.O. Box 308, Forest Park,
Georgia, U.S.A. 30050

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificate pursuant to which extra-provincial operating licence No. X-1870 was issued and has fixed Wednesday, the 14th day of January, 1976, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, at 10 a.m. (E.S.T.) for that purpose.

At the hearing the reviewee will be required to show cause why this certificate should not be amended or revoked by reason of operations contrary to the public interest. The operations are, more specifically continued disregard of *The Public Commercial Vehicles Act* and *The Highway Traffic Act* and regulations pursuant thereto.

The Board may amend or revoke the terms of the said certificate.

D. S. CHURCH,
Secretary.

(6508) 47

R. Martel Express Limitee, 18090
700 Main Street West,
Farnham, Quebec.

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificate pursuant to which extra-provincial operating licence No. X-811 was issued and has fixed Wednesday, the 14th day of January, 1976, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, at 10 a.m. (E.S.T.) for that purpose.

At the hearing the reviewee will be required to show cause why this certificate should not be amended or revoked by reason of operations contrary to the public interest. The operations are, more specifically continued disregard of *The Public Commercial Vehicles Act* and *The Highway Traffic Act* and regulations pursuant thereto.

The Board may amend or revoke the terms of the said certificate.

D. S. CHURCH,
Secretary.

(6509) 47

Smith Transport Co. Limited, 22959
150 Commissioner Street,
Toronto, Ontario.

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificates pursuant to which extra-provincial operating licence No. X-526 and Class 'A' public commercial vehicle operating licence Nos. A-T0105(2) and A-105 were issued and has fixed Thursday, the 15th day of January, 1976, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, at 10 a.m. (E.S.T.) for that purpose.

At the hearing the reviewee will be required to show cause why these certificates should not be amended or revoked by reason of operations contrary to the public interest. The operations are,

more specifically continued disregard of *The Public Commercial Vehicles Act* and *The Highway Traffic Act* and regulations pursuant thereto.

The Board may amend or revoke the terms of the said certificates.

D. S. CHURCH,
Secretary.

(6510)

47

Triad Truckways Limited, 23211
90 Shorncliffe Road,
Toronto 19, Ontario.

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificates pursuant to which Class 'D' public commercial vehicle operating licence No. D-1886 and extra-provincial operating licence No. X-881 were issued and has fixed Friday, the 16th day of January, 1976, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, at 10 a.m. (E.S.T.) for that purpose.

At the hearing the reviewee will be required to show cause why these certificates should not be amended or revoked by reason of operations contrary to the public interest. The operations are, more specifically continued disregard of *The Public Commercial Vehicles Act* and *The Highway Traffic Act* and regulations pursuant thereto.

The Board may amend or revoke the terms of the said certificates.

D. S. CHURCH,
Secretary.

(6511)

47

Canyon Distributors Limited, 20800
5919 5th Street East,
Calgary, Alberta T2H 1L5.

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificate pursuant to which extra-provincial operating licence No. X-1776 was issued and has fixed Monday, the 19th day of January, 1976, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, at 10 a.m. (E.S.T.) for that purpose.

At the hearing the reviewee will be required to show cause why this certificate should not be amended or revoked by reason of operations contrary to the public interest. The operations are,

more specifically continued disregard of *The Public Commercial Vehicles Act* and *The Highway Traffic Act* and regulations pursuant thereto.

The Board may amend or revoke the terms of the said certificate.

D. S. CHURCH,
Secretary.

(6512)

47

Alan Hamer, Esq., 12336
5006 Montrose Road,
Niagara Falls, Ontario.

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificates pursuant to which extra-provincial operating licence No. X-2001 and Class 'F' public commercial vehicle operating licence No. F-15840 were issued and has fixed Monday, the 19th day of January, 1976, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, at 10 a.m. (E.S.T.) for that purpose.

At the hearing the reviewee will be required to show cause why these certificates should not be amended or revoked by reason of operations contrary to the public interest. The operations are, more specifically continued disregard of *The Public Commercial Vehicles Act* and *The Highway Traffic Act* and regulations pursuant thereto.

The Board may amend or revoke the terms of the said certificates.

D. S. CHURCH,
Secretary.

(6513)

47

G. M. Smith Limited, 14292
#7 Highway at Kennedy Road,
Box 430, Unionville, Ontario.

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificates pursuant to which extra-provincial operating licence No. X-1649 and Class 'K' public commercial vehicle operating licence No. K-T-313(2) were issued and has fixed Thursday, the 15th day of January, 1976, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, at 10 a.m. (E.S.T.) for that purpose.

At the hearing the reviewee will be required to show cause why these certificates should not be amended or revoked by reason of operations contrary to the public interest. The operations are,

more specifically continued disregard of *The Public Commercial Vehicles Act* and *The Highway Traffic Act* and regulations pursuant thereto.

The Board may amend or revoke the terms of the said certificates.

D. S. CHURCH,
Secretary.

(6514)

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Edward Arthur Flavell, Esq., **04133**
Lot 18, Con. A, Ware,
Kaministiquia, Ontario.

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificate, pursuant to which Class 'F' public commercial vehicle operating licence No. F-12895 was issued and has fixed Monday, the 19th day of January, 1976, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, at 10 a.m. (E.S.T.) for that purpose.

At the hearing the reviewee will be required to show cause why this certificate should not be amended or revoked by reason of operations contrary to the public interest. The operations are, more specifically continued disregard of *The Public Commercial Vehicles Act* and *The Highway Traffic Act* and regulations pursuant thereto.

The Board may amend or revoke the terms of the said certificate.

D. S. CHURCH,
Secretary.

(6515)

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Imperial Roadways Limited, **02602**
484 McPhillips Street,
Winnipeg, Manitoba.

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificate pursuant to which extra-provincial operating licence No. X-700 was issued and has fixed Thursday, the 15th day of January, 1976, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, at 10 a.m. (E.S.T.) for that purpose.

At the hearing the reviewee will be required to show cause why this certificate should not be amended or revoked by reason of operations contrary to the public interest. The operations are, more specifically continued disregard of *The Public*

Commercial Vehicles Act and *The Highway Traffic Act* and regulations pursuant thereto.

The Board may amend or revoke the terms of the said certificate.

D. S. CHURCH,
Secretary.

(6516)

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Messrs. Howard M. Bauman &
Kenneth Frey Martin, **24262**
R.R. #1, St. Clements, Ontario N0B 2M0.

The Ontario Highway Transport Board, pursuant to Section 17 of *The Ontario Highway Transport Board Act*, will review the terms of the certificate pursuant to which Class 'F' public commercial vehicle operating licence No. 2951 was issued in order to clarify the said terms, due to possible misinterpretation of the said authority, and has fixed Monday, the 19th day of January, 1976, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, at 10 a.m. (E.S.T.) for that purpose.

The Board may amend or revoke the terms of the said certificate.

D. S. CHURCH,
Secretary.

(6517)

47

The following applications for certificates under *The Public Vehicles Act*, R.S.O. 1970, Chapter 392, are published pursuant to Section 8, R.R.O. 1970, Regulation 632:

Robert Hogan, Esq., **21604-A**
R.R. #3,
Seeley's Bay, Ontario,

applies for an extension to public vehicle (school bus) operating licence No. 6337, "For the carriage of pupils, for and on behalf of The Frontenac County Board of Education,

1. between the intersection of County Road No. 11 with the Frontenac-Leeds Boundary Road and Storrington Public School via County Road No. 11;
2. between the southern end of Carrying Place Road and Storrington Public School via a route that traverses sections of Carrying Place Road, Burnt Hills Road, Rideau Road and County Road No. 11;
3. between the southern end of Carrying Place Road and LaSalle Secondary School via a route that traverses sections of Carrying Place Road,

Burnt Hills Road, Rideau Road, County Road
No. 11, Highway No. 15 and Macdonald-
Cartier Freeway (401).

Limited, delete the word "commercial" 5th line
down.

D. S. CHURCH,
Secretary.

D. S. CHURCH,
Secretary.

(6518)

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(6519)

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ERRATA

In THE ONTARIO GAZETTE of November 1, 1975,
page 4354, entry re: Review of Liquid Cargo Lines
Limited is hereby cancelled.

Vide Gazette, October 18, 1975, page No. 4201.

D. S. CHURCH,
Secretary.

Notice re: Trailways of Canada Limited, No.
04039. In the Review of Trailways of Canada

(6520)

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The following applications for approval of tariff of tolls, having been referred to The Ontario Highway Transport Board pursuant to Section 11 of *The Public Vehicles Act*, R.S.O. 1970, Chapter 392, will be heard by The Ontario Highway Transport Board at its Chambers, Britannica House, 10th Floor, 151 Bloor Street West, Toronto, Ontario, on Wednesday, the 10th day of December, 1975, at 9.00 a.m. (E.S.T.). The Board shall entertain representations by any persons presenting themselves at the time and place hereinbefore described:

NAME	LICENCE NOS.
Donald J. Quenneville	2025
Morris & Tessier Limited	2288
Frederick Martin	2485

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the ministry, is a tariff of tolls proposed for the public vehicle service operated by
Donald J. Quenneville

and Copper Cliff

Signature.....

[illegible]

In the space provided for "Special Fares" enter "Rates" for trip or book tickets and school or children's fares, if any.

Between Guelph

and Toronto Int. Airport

Effective Date as approved.

Signature.....

[illegible]

Opposite "S" in each space enter the single or one way fare proposed.

Opposite "R" in each space enter the return fare proposed.

In the columns headed "From" and "To" enter names of stopping places or fare divisions in the order in which they are located on your route.

In the column headed "Mileage" enter the distance in miles between each stopping place or fare division.

In the space provided for "Special Fares" enter "Rates" for trip or book tickets and school or children's fares, if any.

TARIFF OF TOLLS

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the ministry, is a tariff of tolls proposed for the public vehicle service operated by

Frederick Martin

Between Kingston

and Sharbot Lake

Effective Date October 14, 1975

Signature.....

To FROM	MILEAGE										
		Kingston	Kingston	Kingston	Kingston	Kingston	Kingston	Kingston	Kingston	Kingston	Kingston
Sharbot Lake	47	S R\$10.00	S R	S R	S R	S R	S R	S R	S R	S R	S R
Crow Lake Rd.	42		S R\$10.00	S R	S R	S R	S R	S R	S R	S R	S R
Tichborne	37			S R\$10.00	S R	S R	S R	S R	S R	S R	S R
Parham	35				S R\$10.00	S R	S R	S R	S R	S R	S R
Godfrey	24	SPECIAL FARES				S R \$8.00	S R	S R	S R	S R	S R
Piccadilly	22	(This rate is per week 5 return trips from all Points)					S R \$8.00	S R	S R	S R	S R
Verona	20							S R \$8.00	S R	S R	S R
Hartington	16								S R \$8.00	S R	S R
Harrowsmith	13									S R \$8.00	S R
Sydenham	9										S R \$5.00

NOTE:—

Opposite "S" in each space enter the single or one way fare proposed.

Opposite "R" in each space enter the return fare proposed.

In the columns headed "From" and "To" enter names of stopping places or fare divisions in the order in which they are located on your route.

In the column headed "Mileage" enter the distance in miles between each stopping place or fare division.

In the space provided for "Special Fares" enter "Rates" for trip or book tickets and school or children's fares, if any.

D. S. CHURCH,
Secretary.

Government Notices Respecting Corporations

Certificates of Incorporation Issued

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, a certificate of incorporation has been issued to:

Name of Corporation	Date of Incorporation	Head Office
ADELT METAL WORKS LTD.....	Oct. 21, 1975	Metro. Toronto
R. AGOSTINO & SONS SERVICE STATION LTD...	Oct. 31, 1975	Thunder Bay, Dis. Thunder Bay
AIDER LIMITED.....	Oct. 27, 1975	Rgl. Mun. Waterloo
AIRWAYS HOBBIES LIMITED.....	Oct. 21, 1975	Mississauga, Rgl. Mun. Peel
ALLAN HEATING & SHEET METAL (GLENCOE) LTD.....	Oct. 30, 1975	London, Co. Middlesex
ALLAN'S PASTRY SHOP LIMITED.....	Oct. 22, 1975	Metro. Toronto
ALLVAR PATIO & MIRROR DOOR COMPANY LIMITED.....	Oct. 21, 1975	Brampton, Rgl. Mun. Peel
ALL VINYL EXTERIOR COMPANY LIMITED.....	Oct. 16, 1975	Twp. Lancaster, Co. Glengarry
AMSCO LTD.....	Oct. 17, 1975	London, Co. Middlesex
ANA MARIA LIMITED.....	Oct. 17, 1975	Ottawa, Rgl. Mun. Ottawa-Carleton
ANDISON-PAUL LIMITED.....	Oct. 15, 1975	Twp. Bathurst, Co. Lanark
ARC TRAVEL LTD.....	Oct. 27, 1975	Metro. Toronto
ARCMAN MANAGEMENT LIMITED.....	Oct. 20, 1975	Metro. Toronto
ARGUS PROPERTIES LIMITED.....	Oct. 28, 1975	Oakville, Rgl. Mun. Halton
BARIMA INVESTMENTS LTD.....	Oct. 22, 1975	Metro. Toronto
BEAUPORT DEVELOPMENTS LIMITED.....	Oct. 22, 1975	Metro. Toronto
BEAVERCROFT DEVELOPMENTS LIMITED.....	Oct. 22, 1975	Metro. Toronto
BELLAMY INSURANCE AGENCY LTD.....	Oct. 24, 1975	Twp. Nepean, Rgl. Mun. Ottawa-Carleton
BELLVIEW DEVELOPMENTS LIMITED.....	Oct. 29, 1975	Barrie, Co. Simcoe
BELMONT CARBONATES LIMITED.....	Oct. 29, 1975	Metro. Toronto
BEN BARNES FURS (HAMILTON) LIMITED.....	Oct. 24, 1975	Hamilton, Rgl. Mun. Hamilton-Wentworth

Name of Corporation	Date of Incorporation	Head Office
WALLACE BERRIE (CANADA) LIMITED.....	Oct. 20, 1975	Metro. Toronto
BEVERIDGE GRAPHIC SUPPLIES LIMITED.....	Oct. 16, 1975	Metro. Toronto
BLACK SPRUCE BUYERS CO-OPERATIVE LTD. ✓	Nov. 4, 1975	Thunder Bay, Dis. Thunder Bay
BOEKESTYN GREENHOUSES LIMITED.....	Oct. 22, 1975	Town Lincoln, Rgl. Mun. Niagara
JAMES BOND INC.....	Oct. 21, 1975	Mississauga, Rgl. Mun. Peel
JAMES D. BOYD LIMITED.....	Oct. 29, 1975	Brantford, Co. Brant
BRADFORD PAVING COMPANY LTD.....	Oct. 27, 1975	Town Bradford, Co. Simcoe
BRAMBER CONSULTING, MANAGEMENT & SERVICE CORPORATION.....	Oct. 22, 1975	Oshawa, Rgl. Mun. Durham
BRAMPTON TRADE LITHO LIMITED.....	Oct. 20, 1975	Brampton, Rgl. Mun. Peel
BRESSAN MANAGEMENT LIMITED.....	Oct. 28, 1975	Metro. Toronto
DAVID BREWIS LIMITED.....	Oct. 20, 1975	Guelph, Co. Wellington
ANNE BRISCOE REALTY LTD.....	Oct. 14, 1975	Metro. Toronto
CLIFFORD E. BROWN LIMITED.....	Oct. 20, 1975	Twp. Westminster, Co. Middlesex
BULUT CONSTRUCTION LIMITED.....	Oct. 16, 1975	Metro. Toronto
BURKLAN INVESTMENTS LTD.....	Oct. 28, 1975	Metro. Toronto
BUSHFIELD MOTOR SALES LTD.....	Oct. 28, 1975	Brockville, United Counties of Leeds and Grenville
J. C. BYERS CONSTRUCTION LIMITED.....	Oct. 23, 1975	Barrie, Co. Simcoe
CABBAGEHEAD DEVELOPMENTS LIMITED.....	Oct. 27, 1975	Metro. Toronto
CAFDOM HOLDINGS INC.....	Oct. 23, 1975	Metro. Toronto
CANABEC EXPLORATIONS LTD.....	Oct. 16, 1975	Metro. Toronto
CANADA BLUE REPRODUCTIONS LTD.....	Oct. 30, 1975	Metro. Toronto
CANADIAN N.D.E. TECHNOLOGY LTD.....	Oct. 31, 1975	Metro. Toronto
CANIBRIT INVESTMENTS INC.....	Oct. 24, 1975	Mississauga, Rgl. Mun. Peel
CARHARTT INTERNATIONAL INC.....	Oct. 22, 1975	Metro. Toronto
CARLETON MACHINERY CANADA LTD.....	Oct. 24, 1975	Twp. Gloucester, Rgl. Mun. Ottawa-Carleton
THE CARLTON INN (TORONTO) INC.....	Oct. 22, 1975	Metro. Toronto
CARRINGTON TOWER APARTMENTS LIMITED..	Oct. 23, 1975	Metro. Toronto
CAR-VAN AUTOMOTIVE LTD.....	Oct. 16, 1975	Metro. Toronto

Name of Corporation	Date of Incorporation	Head Office
CASRICH MASONRY LIMITED.....	Oct. 30, 1975	Burlington, Rgl. Mun. Halton
CHERRY & CLARK ROOFING COMPANY LIMITED.....	Oct. 21, 1975	Mississauga, Rgl. Mun. Peel
CHICKEN MUSIC INC.....	Oct. 17, 1975	Metro. Toronto
CHIMO SPECIALTY RESTAURANT LTD.....	Oct. 17, 1975	Twp. Kingston, Co. Frontenac
CHRISTAKOS & SON INVESTMENTS LIMITED....	Oct. 29, 1975	Metro. Toronto
CHUCK, THE CLOTHIER LTD.....	Oct. 23, 1975	Metro. Toronto
RALPH CINCINATUS & ASSOCIATES INSURANCE AGENCIES LIMITED.....	Oct. 24, 1975	Metro. Toronto
CITATION HOUSE FURNITURE LIMITED.....	Oct. 10, 1975	Metro. Toronto
CLEVERLY ASSOCIATES LIMITED.....	Oct. 21, 1975	Metro. Toronto
C.M.C. STABLES LIMITED.....	Oct. 29, 1975	Metro. Toronto
EDWIN COGAN REALTY LIMITED.....	Oct. 20, 1975	Metro. Toronto
COL - AINE LIMITED.....	Oct. 20, 1975	Brantford, Co. Brant
COLLISA LIMITED.....	Oct. 23, 1975	Metro. Toronto
JIM COLLISON ELECTRIC INC.....	Oct. 16, 1975	Waterloo, Rgl. Mun. Waterloo
CONPRO CONSULTANTS INC.....	Oct. 23, 1975	Metro. Toronto
CONTACT SPORTS INC.....	Oct. 22, 1975	Metro. Toronto
CONTINENTAL CARS (MARKHAM) INCORPORATED.....	Oct. 15, 1975	Town Markham, Rgl. Mun. York
CORNERSTONE COMMERCIAL FUNDING CORPORATION.....	Oct. 28, 1975	Kitchener, Rgl. Mun. Waterloo
CORNWALL PERMA COAT LIMITED.....	Oct. 20, 1975	Cornwall, Co. Stormont
COSTANTINO CONSTRUCTION LIMITED.....	Oct. 23, 1975	Town Stoney Creek, Rgl. Mun. Hamilton-Wentworth
CRAFT CONSTRUCTION COMPANY (SARNIA) LIMITED.....	Oct. 20, 1975	Twp. Sarnia, Co. Lambton
CROWN DENTAL CERAMIC LABORATORIES INC.	Oct. 23, 1975	Metro. Toronto
RALPH CURTIS MOTORS LIMITED.....	Oct. 30, 1975	Town Sioux Lookout, Dis. Kenora
CUYUNA ENGINE COMPANY LTD.....	Oct. 20, 1975	Metro. Toronto
DALEWOOD CONSTRUCTION (KITCHENER) LIMITED.....	Oct. 17, 1975	Kitchener, Rgl. Mun. Waterloo

Name of Corporation	Date of Incorporation	Head Office
DALTON BUILDING SUPPLY COMPANY LIMITED.....	Oct. 28, 1975	Twp. Georgina, Rgl. Mun. York
DANN'S MASONRY LIMITED.....	Oct. 22, 1975	Metro. Toronto
DATAMASTERS LIMITED.....	Oct. 23, 1975	Metro. Toronto
RONALD F. DEANE CO. LTD.....	Oct. 28, 1975	Town Cobourg, Co. Northumberland
DEBLINE INVESTMENTS INC.....	Oct. 27, 1975	Metro. Toronto
DEDICATED COMPUTER SYSTEMS LTD.....	Oct. 31, 1975	Kitchener, Rgl. Mun. Waterloo
DELAWARE SAWMILL LIMITED.....	Oct. 17, 1975	Twp. Caradoc, Co. Middlesex
DENTALNEEDS LIMITED.....	Oct. 27, 1975	Metro. Toronto
DEZEN REALTY COMPANY LIMITED.....	Oct. 15, 1975	Metro. Toronto
DHANANI CLEANERS (LONDON) LIMITED.....	Oct. 20, 1975	London, Co. Middlesex
DIAMONITE SOUTH WESTERN ONTARIO LTD....	Nov. 3, 1975	London, Co. Middlesex
DILAN AUTOMOTIVE INDUSTRIES LIMITED....	Oct. 24, 1975	Metro. Toronto
DI-NA BUILDERS LTD.....	Oct. 20, 1975	Town Oakville, Rgl. Mun. Halton
J. A. DINGWALL TRANSPORT LTD.....	Oct. 31, 1975	Twp. Finch, Co. Stormont
THE DOLPHIN GROUP INVESTMENTS INC.....	Oct. 17, 1975	Metro. Toronto
DONS' MOTO-SPORT LTD.....	Oct. 31, 1975	Barrie, Co. Simcoe
DOUBLEJOHN BOOKS & SERVICES LIMITED....	Oct. 31, 1975	Sudbury, Rgl. Mun. Sudbury
RODNEY DOWNS DISTRIBUTING LTD.....	Oct. 17, 1975	Metro. Toronto
DRANER NEHPETS LTD.....	Oct. 24, 1975	Metro. Toronto
DUFCO RETAIL MANAGEMENT SERVICES INC ..	Oct. 16, 1975	St. Catharines, Rgl. Mun. Niagara
J. DUPEE & SON ROOFING LTD.....	Oct. 20, 1975	Twp. Sarnia, Co. Lambton
DYNA PRO LTD.....	Oct. 31, 1975	Metro. Toronto
DYNAMIC PLUMBING LIMITED.....	Oct. 22, 1975	Mississauga, Rgl. Mun. Peel
DYNAMO INSURANCE AGENCIES LTD.....	Oct. 30, 1975	Metro. Toronto
EASTON BROTHERS RESTAURANT AND VEHICLE SERVICES LIMITED.....	Oct. 29, 1975	Twp. Hope, Co. Northumberland
EGG RECORDS INC.....	Oct. 17, 1975	Metro. Toronto
ELECTROLINE SALES LIMITED.....	Oct. 22, 1975	Windsor, Co. Essex

Name of Corporation	Date of Incorporation	Head Office
ELECTROLYSIS CONSULTANTS (1975) LIMITED..	Oct. 15, 1975	Ottawa, Rgl. Mun. Ottawa-Carleton
ELGIN PUBLISHING LTD.....	Oct. 28, 1975	St. Thomas, Co. Elgin
BERT F. ELLINGHAM INC.....	Oct. 16, 1975	St. Catharines, Rgl. Mun. Niagara
ELSU INC.....	Oct. 21, 1975	Sudbury, Rgl. Mun. Sudbury
ELYSEE TOWERS PROPERTIES LIMITED.....	Oct. 22, 1975	Metro. Toronto
EMPRESS OF CHINA IMPORTS LTD.....	Oct. 21, 1975	Metro. Toronto
ENTERPRISES GOBÉCO INC.....	Oct. 29, 1975	Timmins, Dis. Cochrane
EQUINE FORGINGS LIMITED.....	Oct. 16, 1975	Town Fort Erie, Rgl. Mun. Niagara
J. ERGLIS & ASSOCIATES LTD.....	Oct. 22, 1975	Metro. Toronto
ERIE PUBLISHING COMPANY LIMITED.....	Oct. 17, 1975	Town Haldimand, Rgl. Mun. Haldimand-Norfolk
ESTAM MANAGEMENT LIMITED.....	Oct. 28, 1975	Town Aurora, Rgl. Mun. York
EUROLUX LIMITED.....	Oct. 17, 1975	Metro. Toronto
EXMORE ASSOCIATES LIMITED.....	Oct. 22, 1975	Metro. Toronto
FACES INC.....	Oct. 24, 1975	Town Pickering, Rgl. Mun. Durham
FANCHEM LTD.....	Oct. 14, 1975	Windsor, Co. Essex
FARLINGER DEVELOPMENTS INCORPORATED..	Nov. 1, 1975	Metro. Toronto
C. R. FARMER ENTERPRISES INC.....	Oct. 20, 1975	Town Amherstburg, Co. Essex
FEBACOR LIMITED.....	Oct. 22, 1975	Twp. Sandwich West, Co. Essex
FENGATE REAL ESTATE LTD.....	Oct. 16, 1975	Hamilton, Rgl. Mun. Hamilton-Wentworth
FISCAL AND ECONOMIC PLANNING LTD.....	Oct. 23, 1975	Metro. Toronto
FLEXI-CONTROL CABLES LIMITED.....	Oct. 23, 1975	Town Vaughan, Rgl. Mun. York
F. L. & F. INC.....	Oct. 21, 1975	Niagara Falls, Rgl. Mun. Niagara
FOREST HAVEN INVESTMENTS LTD.....	Oct. 20, 1975	Metro. Toronto
FORTUNE-ELEGANCE INCORPORATED.....	Oct. 23, 1975	Burlington, Rgl. Mun. Halton
46 HOTEL LIMITED.....	Oct. 22, 1975	Metro. Toronto

Name of Corporation	Date of Incorporation	Head Office
FRAME FACTORY LIMITED.....	Oct. 17, 1975	Metro. Toronto
A. J. FREIMAN ENTERPRISES LIMITED.....	Oct. 27, 1975	Ottawa, Rgl. Mun. Ottawa-Carleton
FRIENDLY RELATIONS LIMITED.....	Oct. 30, 1975	Burlington, Rgl. Mun. Halton
FULCHER BROTHERS CONCRETE PRODUCTS LIMITED.....	Oct. 14, 1975	Twp. Grattan, Co. Renfrew
GALERIE METALLIQUE LIMITED.....	Oct. 21, 1975	Metro. Toronto
GAMETRONICS INTERNATIONAL INC.....	Oct. 27, 1975	Metro. Toronto
GARDEN FLORISTS INCORPORATED.....	Oct. 21, 1975	Barrie, Co. Simcoe
GATEMASTER INVESTMENTS LIMITED.....	Oct. 20, 1975	Metro. Toronto
GINIE'S FASHIONS LIMITED.....	Oct. 29, 1975	Town Smith Falls, Co. Lanark
GLOBAL BUILDING MAINTENANCE LTD.....	Oct. 24, 1975	Metro. Toronto
GOLDEN MOON GARDEN RESTAURANT LIMITED	Oct. 24, 1975	Metro. Toronto
ROBERT GOODE LIMITED.....	Oct. 28, 1975	Peterborough, Co. Peterborough
LYNNE GORDON MANAGEMENT LIMITED.....	Oct. 17, 1975	Metro. Toronto
GRACIOUS LIVING INC.....	Oct. 17, 1975	Town Markham, Rgl. Mun. York
GRAND PRIX PETROLEUMS LIMITED.....	Oct. 20, 1975	Metro. Toronto
GRENNELL ENTERPRISES LTD.....	Oct. 16, 1975	Metro. Toronto
ANDREAS AND JOSEF GROSS INC.....	Oct. 15, 1975	Hamilton, Rgl. Mun. Hamilton-Wentworth
GROUP THREE SECURITY & INVESTIGATION INC.....	Oct. 20, 1975	Metro. Toronto
GRUSON HOLDINGS LIMITED.....	Oct. 21, 1975	Metro. Toronto
HADLEY EQUIP. LTD.....	Oct. 16, 1975	Belleville, Co. Hastings
HARDING MOBILE COMMUNICATIONS LTD.....	Oct. 27, 1975	Town Markham, Rgl. Mun. York
HARRIDINE INVESTMENTS LIMITED.....	Oct. 27, 1975	Metro. Toronto
HAT ERECTION COMPANY LIMITED.....	Oct. 21, 1975	Metro. Toronto
HEATH CONSTRUCTION INC.....	Oct. 20, 1975	Cambridge, Rgl. Mun. Waterloo
HI LO INTERNATIONAL FOODS LIMITED.....	Oct. 27, 1975	Metro. Toronto
HOLLER ELECTRICAL LTD.....	Oct. 20, 1975	London, Co. Middlesex
HOME MARKETING COMPANY LIMITED.....	Oct. 24, 1975	Metro. Toronto

Name of Corporation	Date of Incorporation	Head Office
HONEYSUCKLE HOLDINGS LTD.....	Oct. 28, 1975	Metro. Toronto
RUTH ELEANOR HOPSON ENTERPRISES LIMITED.....	Oct. 15, 1975	Sault Ste. Marie, Dis. Algoma
HOUSE AND HOME MINDERS INC.....	Oct. 24, 1975	Metro. Toronto
GARRY HOWARD EXCAVATING COMPANY LIMITED.....	Oct. 28, 1975	Twp. Rear of Leeds & Lansdowne, Co. Leeds
HUTCHISON DEVELOPMENTS (STRATFORD) LIMITED.....	Oct. 28, 1975	Kitchener, Rgl. Mun. Waterloo
THE ICE CREAMACHINE INC.....	Oct. 30, 1975	Metro. Toronto
I.M.P. CAR LEASING LIMITED.....	Oct. 14, 1975	Metro. Toronto
INSTANTAX SERVICES LTD.....	Oct. 28, 1975	Metro. Toronto
THE INSURANCE HOUSE INSURANCE AGENCY LIMITED.....	Oct. 31, 1975	Mississauga, Rgl. Mun. Peel
INTERCONNECT COMMUNICATIONS LTD.....	Oct. 27, 1975	Town Markham, Rgl. Mun. York
INTUIT HOLDINGS INC.....	Oct. 21, 1975	Metro. Toronto
JARLOT ENTERPRISES LIMITED.....	Oct. 24, 1975	Metro. Toronto
JOHN AND LARRY MEAT COMPANY LTD.....	Oct. 22, 1975	Metro. Toronto
JOY-STEP FOOTWEAR LIMITED.....	Oct. 23, 1975	Metro. Toronto
JAMES JUPP LIMITED.....	Oct. 28, 1975	Metro. Toronto
KANATA TRAVEL INCORPORATED.....	Oct. 17, 1975	Waterloo, Rgl. Mun. Waterloo
KARTEX INCORPORATED.....	Oct. 21, 1975	Mississauga, Rgl. Mun. Peel
K-DAL MERCHANDISING LIMITED.....	Oct. 24, 1975	Metro. Toronto
KEEN ELECTRIC LIMITED.....	Oct. 20, 1975	Ottawa, Rgl. Mun. Ottawa-Carleton
KILEAN LODGE INCORPORATED.....	Oct. 23, 1975	Town Grimsby, Rgl. Mun. Niagara
KING SILVERCRAFT MFG. LTD.....	Oct. 16, 1975	Twp. King, Rgl. Mun. York
KNICOM COMPANY LTD.....	Oct. 24, 1975	Twp. King, Rgl. Mun. York
KNIGHTSBRIDGE MARKETING LIMITED.....	Oct. 17, 1975	Metro. Toronto
KRALE CONSTRUCTION COMPANY LIMITED....	Oct. 22, 1975	Metro. Toronto
KRKA CONSTRUCTION COMPANY LIMITED.....	Oct. 23, 1975	Mississauga, Rgl. Mun. Peel
A. KUSH & ASSOCIATES (CANADA) LIMITED....	Oct. 24, 1975	Metro. Toronto

Name of Corporation	Date of Incorporation	Head Office
LAERC INC.....	Oct. 15, 1975	Twp. Erin, Co. Wellington
M. LAINE INVESTMENTS LIMITED.....	Oct. 9, 1975	Metro. Toronto
LAKEBRIDGE HOLDINGS INC.....	Oct. 15, 1975	Metro. Toronto
LANE LUTHER LIMITED.....	Oct. 24, 1975	Metro. Toronto
LANG FUNERAL CHAPELS LIMITED.....	Oct. 10, 1975	Metro. Toronto
LANSBRIDGE ENTERPRISES LIMITED.....	Oct. 23, 1975	Metro. Toronto
KWAN PING LAU ENTERPRISES LIMITED.....	Oct. 23, 1975	Metro. Toronto
LEDUC SAFETY BASKET CORPORATION.....	Oct. 17, 1975	Sarnia, Co. Lambton
LEEJAN MANAGEMENT SERVICES LIMITED.....	Oct. 24, 1975	Metro. Toronto
LEATHERBY INSURANCE AGENCY LIMITED.....	Oct. 15, 1975	Vil. Coldwater, Co. Simcoe
LINGUISTIC SCHOOL OF CANADA INC.....	Oct. 23, 1975	Metro. Toronto
LIN-JAC MOBILE SERVICES LIMITED.....	Oct. 28, 1975	Mississauga, Rgl. Mun. Peel
LONDON DANCE STUDIOS CORPORATION.....	Oct. 30, 1975	London, Co. Middlesex
LUSIAD DEVELOPMENTS INC.....	Oct. 22, 1975	Metro. Toronto
MCCLELLAND WELDING & FABRICATION LTD..	Oct. 31, 1975	Town Paris, Co. Brant
MCDONALD FUELS (BELLEVILLE) LIMITED.....	Oct. 15, 1975	Belleville, Co. Hastings
R. W. MCTAGGART COMPANY LTD.....	Oct. 20, 1975	Mississauga, Rgl. Mun. Peel
MAC FLOORING INCORPORATED.....	Oct. 22, 1975	Metro. Toronto
MACKTRAC ENTERPRISES LIMITED.....	Oct. 10, 1975	Twp. Wilmot, Rgl. Mun. Waterloo
MAJOR REAL ESTATE (DURHAM) LTD.....	Oct. 17, 1975	Oshawa, Rgl. Mun. Durham
MALTA PLASTIC CO. LTD.....	Oct. 30, 1975	Metro. Toronto
MAMAZEL INVESTMENTS LIMITED.....	Oct. 21, 1975	Metro. Toronto
MANSION HOUSE HOTEL (STRATFORD) LTD....	Oct. 21, 1975	Stratford, Co. Perth
MAPLE LEAF TAVERN (NIAGARA FALLS) INC... .	Oct. 22, 1975	Niagara Falls, Rgl. Mun. Niagara
MARCHHURST EXOTICS LIMITED.....	Oct. 29, 1975	Twp. March, Rgl. Mun. Ottawa-Carleton
MARESCO LTD.....	Oct. 28, 1975	Twp. Uxbridge, Rgl. Mun. Durham
MARIV TRADING INC.....	Oct. 28, 1975	Metro. Toronto
MARKDALE KITCHENS LTD.....	Oct. 17, 1975	Town Pickering, Rgl. Mun. Durham

Name of Corporation	Date of Incorporation	Head Office
MARTIN'S TEXTILE COMMISSION DYE HOUSE LIMITED.....	Oct. 24, 1975	Metro. Toronto
MASSLAND DEVELOPMENT AND BUILDING CORPORATION.....	Oct. 24, 1975	Mississauga, Rgl. Mun. Peel
MASTRO FOODS LIMITED.....	Oct. 28, 1975	Metro. Toronto
W. S. MATHANY REAL ESTATE LTD.....	Oct. 20, 1975	Sarnia, Co. Lambton
MATRICO HOLDINGS LTD.....	Oct. 28, 1975	Metro. Toronto
MATZAR CONSTRUCTION LTD.....	Oct. 16, 1975	Town Haldimand, Rgl. Mun. Haldimand-Norfolk
M.B.T. LIMITED.....	Oct. 28, 1975	Hamilton, Rgl. Mun. Hamilton-Wentworth
MEDONTE MEAT MARKET LIMITED.....	Oct. 28, 1945	Vil. Coldwater, Co. Simcoe
MERCHANTS FAIR LTD.....	Oct. 20, 1975	Metro. Toronto
DENNIS MERRY SALES INC.....	Oct. 23, 1975	Metro. Toronto
MILBRUN HOLDINGS LIMITED.....	Oct. 28, 1975	Vil. Milverton, Co. Perth
MILTON LAUNDEREZE LIMITED.....	Oct. 27, 1975	Town Milton, Rgl. Mun. Halton
MINNERY LOCK & SAFE CO. LTD.....	Oct. 27, 1975	Brantford, Co. Brant
MIREILLE & MEL-LA GALERIE LTD.....	Oct. 29, 1975	Metro. Toronto
MNS HOMES LIMITED.....	Oct. 30, 1975	London, Co. Middlesex
PAUL MORGAN ENTERPRISES LTD.....	Oct. 22, 1975	Metro. Toronto
THE MUSIC PEOPLE LIMITED.....	Oct. 20, 1975	Metro. Toronto
NAIMAN MANAGEMENT LTD.....	Oct. 17, 1975	Metro. Toronto
NATION-WIDE COOKING SCHOOLS INC.....	Oct. 27, 1975	Markham, Rgl. Mun. York
NEAR 'N FAR SALES INC.....	Oct. 24, 1975	Metro. Toronto
NEWMACHAR HOLDINGS INC.....	Oct. 30, 1975	Metro. Toronto
NORPARK INC.....	Oct. 29, 1975	Metro. Toronto
NORTHDOWN HOMES (VICTORIA) INC.....	Oct. 15, 1975	Metro. Toronto
NU-CO TOOL LIMITED.....	Oct. 22, 1975	Town Wallaceburg, Co. Kent
OAKVILLE FRUIT MARKET LIMITED.....	Oct. 29, 1975	Metro. Toronto
OLYMPIC BOUTIQUE SALES LIMITED.....	Oct. 30, 1975	Mississauga, Rgl. Mun. Peel
DONALD J. OLYNICK INC.....	Oct. 22, 1975	Nanticoke, Rgl. Mun. Norfolk-Haldimand

Name of Corporation	Date of Incorporation	Head Office
19237 COMPANY LIMITED.....	Oct. 17, 1975	Town Rayside-Balfour, Rgl. Mun. Sudbury
ORILLIA STEELWORKS INC.....	Oct. 30, 1975	Twp. Orillia, Co. Simcoe
OSBORNE'S CHAUFFEUR SERVICE INC.....	Oct. 22, 1975	Metro. Toronto
M. & L. OSTER LTD.....	Oct. 28, 1975	Metro. Toronto
PAPERCHASE PRODUCTIONS INCORPORATED..	Oct. 20, 1975	Metro. Toronto
PARTNERPLAN LIMITED.....	Oct. 27, 1975	Metro. Toronto
PASALIS BROTHERS LIMITED.....	Oct. 27, 1975	Metro. Toronto
PASTERNAK & ASSOCIATES RESEARCH, DESIGN & FABRICATION INC.—PASTERNAK ET ASSOCIES RECHERCHE, CONCEPTION ET FABRICATION INC.....	Oct. 17, 1975	Metro. Toronto
PASTRY CHEF LIMITED.....	Oct. 30, 1975	Metro. Toronto
THE PAUL, NAPIER CORPORATION LTD.....	Oct. 22, 1975	Metro. Toronto
PAVLUS ENTERPRISES INCORPORATED.....	Oct. 24, 1975	Metro. Toronto
PEGGY'S STYLE SHOPPE CO. LTD.....	Oct. 24, 1975	Twp. Portland, Co. Frontenac
I. PERLMAN ENTERPRISES INC.....	Oct. 15, 1975	Metro. Toronto
PERMA CONSULTING, MANAGEMENT & SERVICE CORPORATION.....	Oct. 22, 1975	Oshawa, Rgl. Mun. Durham
PERRIPAPP ENTERPRISES LIMITED.....	Oct. 17, 1975	Hamilton, Rgl. Mun. Hamilton-Wentworth
PHOENECIAN ART GLASS COMPANY LIMITED ..	Oct. 21, 1975	Town Vaughan, Rgl. Mun. York
PIAX INVESTMENTS INC.....	Oct. 24, 1975	Metro. Toronto
PLACE D'ARMES DEVELOPMENT (KINGSTON) LIMITED.....	Oct. 29, 1975	Ottawa, Rgl. Mun. Ottawa-Carleton
POLLYANNA CHILDREN'S CENTRE LTD.....	Oct. 10, 1975	Town Milton, Rgl. Mun. Halton
PONY EX-PRESS GRAPHICS INC.....	Oct. 29, 1975	Metro. Toronto
POWERSERV INCORPORATED.....	Oct. 21, 1975	Mississauga, Rgl. Mun. Peel
PRE-COLUMBIAN ART CENTRE INC.....	Oct. 22, 1975	Metro. Toronto
PRESPA FOODS CO. LTD.....	Oct. 28, 1975	Metro. Toronto
PRINCIPAL INVESTMENTS OF GREATER NIAGARA LTD.....	Oct. 8, 1975	St. Catharines, Rgl. Mun. Niagara
PRINT-O-MATIC LIMITED.....	Oct. 24, 1975	Ottawa, Rgl. Mun. Ottawa-Carleton

Name of Corporation	Date of Incorporation	Head Office
PROSSER SPORTS LIMITED.....	Oct. 22, 1975	Orillia, Co. Simcoe
PROTON STATION MEAT PROCESSORS LIMITED	Oct. 24, 1975	Metro. Toronto
PAUL PUNCHER MEN'S WEAR LIMITED.....	Oct. 17, 1975	Kitchener, Rgl. Mun. Waterloo
QUALITY DATA SERVICES LIMITED.....	Oct. 20, 1975	Hamilton, Rgl. Mun. Hamilton-Wentworth
RE-MARK DEVELOPMENT INC.....	Oct. 24, 1975	Mississauga, Rgl. Mun. Peel
RENORA STERLING INC.....	Oct. 24, 1975	Metro. Toronto
REPSTA LIMITED.....	Oct. 21, 1975	Metro. Toronto
RHONWAR MANAGEMENT LIMITED.....	Oct. 28, 1975	Metro. Toronto
RICHMOND STREET HEALTH EMPORIUM LTD..	Oct. 23, 1945	Metro. Toronto
ROEDER & ASSOCIATES LIMITED.....	Oct. 29, 1975	London, Co. Middlesex
ROSEGARTH NURSERIES LTD.....	Oct. 28, 1975	Town Richmond Hill, Rgl. Mun. York
KARL ROTHENBERG LIMITED.....	Oct. 21, 1975	Twp. Bayham, Co. Elgin
RICHARD A. ROY & ASSOCIATES LTD.....	Oct. 27, 1975	Ottawa, Rgl. Mun. Ottawa-Carleton
JACK RUSSELL AGENCY LTD.....	Oct. 21, 1975	London, Co. Middlesex
SARITTER REAL ESTATE LTD.....	Oct. 24, 1975	Waterloo, Rgl. Mun. Waterloo
SARMA INVESTMENTS LIMITED.....	Oct. 22, 1975	Metro. Toronto
H. SELTZER REAL ESTATE INCORPORATED....	Oct. 20, 1975	Chatham, Co. Kent
SEMLOH LIMITED.....	Oct. 24, 1975	Metro. Toronto
SERVICE REALTY LIMITED.....	Oct. 20, 1975	Town Belle River, Co. Essex
SHADOWBROOK BUILDERS INC.....	Oct. 22, 1975	Metro. Toronto
ARNOLD SHAW INCORPORATED.....	Oct. 21, 1975	Town Simcoe, Rgl. Mun. Haldimand-Norfolk
H. SIMMONS LIVINGROOM (DUNDAS) LTD.....	Oct. 28, 1975	Metro. Toronto
SKI KING LIMITED.....	Oct. 21, 1975	Twp. King, Rgl. Mun. York
DOUG SMITH HOLDINGS LTD.....	Oct. 21, 1975	Vil. Marmora, Co. Hastings
THE SOFA SHOPPE LTD.....	Oct. 24, 1975	Metro. Toronto
SOLAR CONSERVATION SERVICES LTD.....	Oct. 23, 1975	Metro. Toronto
SOUTHCAN INVESTMENTS LIMITED.....	Oct. 29, 1975	Metro. Toronto
SOVEREIGN REALTY LIMITED.....	Oct. 20, 1975	Hamilton, Rgl. Mun. Hamilton-Wentworth

Name of Corporation	Date of Incorporation	Head Office
SPINELLI BROS. AUTO COLLISION LTD.....	Oct. 23, 1975	Town Orangeville, Co. Dufferin
SPIRAL HAIR-CASE LIMITED.....	Oct. 23, 1975	Oshawa, Rgl. Mun. Durham
STARBEV HOLDINGS LIMITED.....	Oct. 16, 1975	Windsor, Co. Essex
HARRY E. STARK LIMITED.....	Oct. 17, 1945	Metro. Toronto
STEWART COMMUNICATIONS LIMITED.....	Oct. 29, 1975	Town Dundas, Rgl. Mun. Hamilton-Wentworth
STONE AND WELLINGTON INC.....	Oct. 20, 1975	Port Colborne, Rgl. Mun. Niagara
SUB-MARINERS DIVING EQUIPMENT LIMITED..	Oct. 31, 1975	Metro. Toronto
SUMMIT PERSONNEL LIMITED.....	Oct. 29, 1975	Metro. Toronto
SUMMIT TRAVEL LIMITED.....	Oct. 28, 1975	Town Vaughan, Rgl. Mun. York
SUNSHINE DAY NURSERY INC.....	Oct. 31, 1975	London, Co. Middlesex
SUPERIOR METAL FINISHING LTD.....	Oct. 20, 1975	London, Co. Middlesex
SWISS CANADIAN PASTRY SHOP LTD.....	Oct. 21, 1975	Town Oakville, Rgl. Mun. Halton
TARSADYA CORPORATION.....	Oct. 22, 1975	Metro. Toronto
TAVISTOCK GAZETTE LIMITED.....	Oct. 15, 1975	Twp. East Zorra-Tavistock, Co. Oxford
TAVONE PLUMBING, HEATING & CONTRACTING LIMITED.....	Oct. 22, 1975	Mississauga, Rgl. Mun. Peel
GENE TAYLOR ENTERPRISES INC.....	Oct. 2, 1975	Metro. Toronto
TER-BAX HOLDINGS INC.....	Oct. 24, 1975	Town Markham, Rgl. Mun. York
TETRON INC.....	Oct. 23, 1975	Metro. Toronto
ARTHUR THOM ELECTRIC LIMITED.....	Oct. 20, 1975	Twp. Williamsburg, Co. Dundas
T & N PLUMBING & HEATING LTD.....	Oct. 22, 1975	Metro. Toronto
THE TRAILER WAREHOUSE LTD.....	Oct. 31, 1975	Thunder Bay, Dis. Thunder Bay
TRIAC CO. LIMITED.....	Oct. 20, 1975	Twp. Georgina, Rgl. Mun. York
TRIANGLE TRANSPORTATION INC.....	Oct. 21, 1975	Metro. Toronto
TRI MINI MARTS, INC.....	Oct. 23, 1975	Metro. Toronto
TRIPLE J HOMES (NIAGARA) LIMITED.....	Oct. 15, 1975	St. Catharines, Rgl. Mun. Niagara

Name of Corporation	Date of Incorporation	Head Office
TRU-SEP GRAPHICS LIMITED.....	Oct. 21, 1945	Brampton, Rgl. Mun. Peel
TU INVESTMENTS LIMITED.....	Oct. 14, 1975	Twp. Amabel, Co. Bruce
TWIN MAPLE POULTRY FARM LIMITED.....	Oct. 7, 1975	Port Colborne, Rgl. Mun. Niagara
TWIN RIVER DEVELOPMENTS LIMITED.....	Oct. 21, 1975	Guelph, Co. Wellington
UNX LIMITED.....	Oct. 28, 1975	Town Orangeville, Co. Dufferin
URBANAISANCE CORPORATION.....	Oct. 7, 1975	Ottawa, Rgl. Mun. Ottawa-Carleton
GARRY VAN GENNIP PAINTING LTD.....	Oct. 17, 1975	Twp. Vespra, Co. Simcoe
VASCOM INVESTMENTS LIMITED.....	Oct. 21, 1975	Metro. Toronto
VIDEOTEC CANADA INCORPORATED.....	Oct. 22, 1975	Metro. Toronto
VINTERS REALTY INC.....	Oct. 17, 1975	Thunder Bay, Dis. Thunder Bay
VIP COMPUTER SYSTEMS LIMITED.....	Oct. 23, 1975	Metro. Toronto
VITO FORMING COMPANY LIMITED.....	Oct. 23, 1975	Metro. Toronto
VLL HOLDINGS LIMITED.....	Oct. 20, 1975	Metro. Toronto
JOSEPH J. WAJGENSBERG INC.....	Oct. 21, 1975	Metro. Toronto
WALCLAIR DEVELOPMENTS LIMITED.....	Oct. 17, 1975	Metro. Toronto
L. V. WALKER AND ASSOCIATES INSURANCE ADJUSTING LIMITED.....	Oct. 21, 1975	Oshawa, Rgl. Mun. Durham
WALSH MANUFACTURING (MISSISSAUGA) LIMITED.....	Oct. 24, 1975	Town Oakville, Rgl. Mun. Halton
WATCHTOWER CONSTRUCTION INC.....	Oct. 21, 1975	Hamilton, Rgl. Mun. Hamilton-Wentworth
WAYLAND HOLDINGS LIMITED.....	Oct. 17, 1975	Hamilton, Rgl. Mun. Hamilton-Wentworth
WAYWARD HOLDINGS LIMITED.....	Oct. 21, 1975	Metro. Toronto
JOHN WELCH & SON (MINDEN) LIMITED.....	Oct. 20, 1975	Twp. Anson, Provisional Co. Haliburton
WESTERN INTERNATIONAL FUNDING CORPORATION.....	Oct. 20, 1975	Metro. Toronto
WESTWOOD SQUASH CENTRE LIMITED.....	Oct. 24, 1975	Mississauga, Rgl. Mun. Peel
WILLIAM-RICHARD INC.....	Oct. 24, 1975	Town Oakville, Rgl. Mun. Halton
G. L. WILLIAMS REAL ESTATE LIMITED.....	Oct. 10, 1975	Brampton, Rgl. Mun. Peel

Name of Corporation	Date of Incorporation	Head Office
PATRICIA WILLIAMS DESIGN LTD.....	Oct. 27, 1975	Metro. Toronto
WILNARD COMPANY LTD.....	Oct. 20, 1975	Metro. Toronto
RAYMOND WINDLE PAINTING LTD.....	Oct. 21, 1975	Twp. Nepean, Rgl. Mun. Ottawa-Carleton
WITTY REAL ESTATE LTD.....	Oct. 22, 1975	Town Ajax, Rgl. Mun. Durham
WOODLAC COMMUNICATIONS LIMITED.....	Oct. 22, 1975	Barrie, Co. Simcoe
WOLF AND PRIOR CONSTRUCTION LIMITED....	Oct. 14, 1975	North Bay, Dis. Nipissing
WOOD-HOUSE CONSULTANTS LIMITED.....	Oct. 28, 1975	Metro. Toronto
K. N. WOOLLEY LTD.....	Oct. 24, 1975	Town Richmond Hill, Rgl. Mun. York
W.P.C. REALTY LIMITED.....	Oct. 23, 1975	Metro. Toronto
YELLOW BIRCH ESTATES LIMITED.....	Oct. 24, 1975	Metro. Toronto
ROBERT YEW TRADING LTD.....	Oct. 30, 1975	Metro. Toronto
ZEE-AM LIMITED.....	Oct. 21, 1975	Metro. Toronto
313468 ONTARIO LIMITED.....	Oct. 7, 1975	Metro. Toronto
313675 ONTARIO LIMITED.....	Oct. 27, 1975	Metro. Toronto
314300 ONTARIO LIMITED.....	Oct. 14, 1975	Metro. Toronto
314314 ONTARIO LIMITED.....	Oct. 21, 1975	Metro. Toronto
314315 ONTARIO LIMITED.....	Oct. 21, 1975	Metro. Toronto
314316 ONTARIO LIMITED.....	Oct. 21, 1975	Metro. Toronto
314317 ONTARIO LIMITED.....	Oct. 21, 1975	Metro. Toronto
314318 ONTARIO LIMITED.....	Oct. 29, 1975	Metro. Toronto
314319 ONTARIO LIMITED.....	Oct. 22, 1975	Metro. Toronto
314320 ONTARIO LIMITED.....	Oct. 22, 1975	Sudbury, Rgl. Mun. Sudbury
314321 ONTARIO LIMITED.....	Oct. 22, 1975	Valley East, Rgl. Mun. Sudbury
314322 ONTARIO LIMITED.....	Oct. 22, 1975	Oshawa, Rgl. Mun. Durham
314324 ONTARIO LIMITED.....	Oct. 22, 1975	Metro. Toronto
314325 ONTARIO LIMITED.....	Oct. 23, 1975	Metro. Toronto
314326 ONTARIO LIMITED.....	Oct. 23, 1975	Metro. Toronto
314328 ONTARIO LIMITED.....	Oct. 24, 1975	Metro. Toronto
314329 ONTARIO LIMITED.....	Oct. 24, 1975	Ottawa, Rgl. Mun. Ottawa-Carleton

Name of Corporation	Date of Incorporation	Head Office
314331 ONTARIO LIMITED.....	Oct. 24, 1975	Twp. Bayham, Co. Elgin
314332 ONTARIO LTD.....	Oct. 24, 1975	Sarnia, Co. Lambton
314333 ONTARIO LIMITED.....	Oct. 24, 1975	Metro. Toronto
314334 ONTARIO INCORPORATED.....	Oct. 27, 1975	Metro. Toronto
314335 ONTARIO LTD.....	Oct. 27, 1975	Metro. Toronto
314336 ONTARIO LIMITED.....	Oct. 28, 1975	Metro. Toronto
314337 ONTARIO LIMITED.....	Oct. 28, 1975	Metro. Toronto
314338 ONTARIO LIMITED.....	Oct. 28, 1975	Twp. Hamilton, Co. Northumberland
314339 ONTARIO LIMITED.....	Oct. 28, 1975	Metro. Toronto
314341 ONTARIO LIMITED.....	Oct. 29, 1975	Sault Ste. Marie, Dis. Algoma
314342 ONTARIO LIMITED.....	Oct. 29, 1975	Metro. Toronto
314343 ONTARIO LTD.....	Oct. 29, 1975	Mississauga, Rgl. Mun. Peel
314345 ONTARIO LIMITED.....	Oct. 30, 1975	London, Co. Middlesex
314347 ONTARIO LIMITED.....	Oct. 30, 1975	Metro. Toronto
313479 ONTARIO LIMITED.....	Oct. 28, 1975	Metro. Toronto
313480 ONTARIO LIMITED.....	Oct. 28, 1975	Metro. Toronto
314639 ONTARIO LIMITED.....	Oct. 31, 1975	Metro. Toronto
314662 ONTARIO LIMITED.....	Oct. 20, 1975	Metro. Toronto
314748 ONTARIO LIMITED.....	Oct. 20, 1975	Twp. Stanhope, Co. Haliburton
314973 ONTARIO LIMITED.....	Oct. 24, 1975	Metro. Toronto
314975 ONTARIO LIMITED.....	Oct. 23, 1975	Town Halton Hills, Rgl. Mun. Halton
314981 ONTARIO LIMITED.....	Oct. 24, 1975	Metro. Toronto
314982 ONTARIO LIMITED.....	Oct. 24, 1975	Metro. Toronto
315018 ONTARIO LIMITED.....	Oct. 27, 1975	Metro. Toronto
315022 ONTARIO LTD.....	Oct. 27, 1975	Town Markham, Rgl. Mun. York
315038 ONTARIO LIMITED.....	Oct. 27, 1975	Twp. Sarawak, Co. Grey
315119 ONTARIO LIMITED.....	Oct. 29, 1975	Metro. Toronto
315123 ONTARIO LIMITED.....	Oct. 29, 1975	Town Dunnville, Rgl. Mun. Haldimand-Norfolk

Name of Corporation	Date of Incorporation	Head Office
315180 ONTARIO LIMITED.....	Oct. 31, 1975	Hamilton, Rgl. Mun. Hamilton-Wentworth
315279 ONTARIO LIMITED.....	Oct. 31, 1975	Metro. Toronto
B. C. HOWARD, Executive Director, Companies Division.		

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Letters Patent of Incorporation Issued

NOTICE IS HEREBY GIVEN that, under *The Corporations Act*, Letters Patent have been issued to:

Name of Corporation	Date of Incorporation	Head Office
ALGOMA MUSIC CAMP (without share capital).....	Oct. 20, 1975	City of Sault Ste. Marie
THE BRANTFORD AND DISTRICT COUNCIL FOR THE CEREBRAL PALSIED AND THE PHYSICALLY HANDICAPPED (without share capital).....	Sept. 15, 1975	City of Brantford
BUCKHORN COMMUNITY CENTRE AND ATHLETIC ASSOCIATION (without share capital)..	Oct. 20, 1975	Twp. of Harvey
BURNING BUSH PRODUCTIONS INC. (without share capital).....	Sept. 22, 1975	City of Toronto
CANADIAN PAPARAON ASSOCIATION ST. NICHOLAOS (without share capital).....	Oct. 16, 1975	Bor. of Scarborough
CHAM SHAN TEMPLE (without share capital).....	Oct. 24, 1975	Town of Markham
CHURCH OF ST. ANDREW BUILDING CORPORATION (without share capital).....	Oct. 22, 1975	Bor. of Scarborough
FAMILY CARE WORKERS OF ONTARIO (without share capital).....	June 9, 1975	City of Ottawa
FAR HILLS CENTRE (without share capital).....	Sept. 11, 1975	Twp. of Montague
GRAND BEND AND AREA CHAMBER OF COMMERCE (without share capital).....	Oct. 14, 1975	Vil. of Grand Bend
HUCKLEBERRY INC. (without share capital).....	Oct. 20, 1975	City of Toronto
KAWARTHA KENNEL CLUB, INCORPORATED (without share capital).....	Oct. 2, 1975	Vil. of Lakefield
KIDS CAN PRESS (without share capital).....	Oct. 27, 1975	City of Toronto
LIGHT-HAVEN HOME, INC. (without share capital)..	Oct. 20, 1975	Town of Bruce Mines

Name of Corporation	Date of Incorporation	Head Office
NORTH AMERICAN BLACK HISTORICAL MUSEUM INCORPORATED (without share capital)	Oct. 20, 1975	Town of Amherstburg
SARA AND BENJAMIN PAPE FOUNDATION (without share capital)	Oct. 17, 1975	Mun. of Metro. Toronto
REGAL ROAD DAY CARE CENTRE (without share capital)	Oct. 10, 1975	City of Toronto
SARNIA-LAMBTON HALFWAY HOUSE INC. (without share capital)	Oct. 17, 1975	City of Sarnia
TAIWANESE-CANADIAN ASSOCIATION OF TORONTO (without share capital)	Oct. 22, 1975	Bor. of North York
THE TERRA NOVA CENTRE FOR EDUCATION (without share capital)	Oct. 24, 1975	City of Burlington
THUNDER BAY SOCIETY OF BALLET AND DANCE (without share capital)	Oct. 27, 1975	City of Thunder Bay
TORONTO FLYING TIGERS (without share capital)	Oct. 20, 1975	City of Toronto
TORONTO OUTDOORS PUBLICATIONS (without share capital)	Oct. 27, 1975	Mun. of Metro. Toronto
TORONTO WELSH RUGBY FOOTBALL CLUB (without share capital)	Oct. 23, 1975	City of Toronto
UKRAINA VACATION RESORT INC. (without share capital)	Oct. 21, 1975	Twp. of North Dorchester
UKRAINIAN CANADIAN ART FOUNDATION (without share capital)	Oct. 9, 1975	City of Toronto
WARD 9 SENIOR LINK (without share capital)	Oct. 24, 1975	City of Toronto
WOODSTOCK ASSOCIATION FOR RESEARCH (without share capital)	Oct. 22, 1975	Twp. of East Zorra-Tavistock

B. C. HOWARD,
Executive Director, Companies Division.

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Certificates of Amalgamation Issued

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, a certificate of amalgamation has been issued to:

Name of Amalgamated Corporation	Effective Date	Head Office	Names of Amalgamating Corporations
MACNAUGHTON-BROOKS LIMITED	Sept. 30, 1975	Metro. Toronto	MacNaughton Brooks Limited MacNaughton-Brooks Products Limited

Name of Amalgamated Corporation	Effective Date	Head Office	Names of Amalgamating Corporations
W. J. MOWAT LIMITED....	Aug. 29, 1975	Metro. Toronto	W. J. Mowat Limited Total Flow Delivery Services Limited
J. M. SCHNEIDER INC.....	Oct. 26, 1975	Kitchener, Rgl. Mun. Waterloo	J. M. Schneider Western Ltd. J. M. Schneider Foods Corporation
B. C. HOWARD, Executive Director, Companies Division.			

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Certificate of Continuation Issued

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, a certificate of continuation has been issued to:

Name of Corporation	Effective Date	Head Office
J. M. SCHNEIDER WESTERN LTD.....	Oct. 26, 1975	Manitoba
B. C. HOWARD, Executive Director, Companies Division.		

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Amendments to Articles

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, amendments to articles have been effected as follows:

Name of Corporation	Date of Incorporation	Effective Date	Type of Certificate Issued
ADANAC RESEARCH LABORATORIES LIMITED.....	June 8, 1960	Oct. 14, 1975	Certificate of Amendment of Articles
ARCHMOR LIMITED (formerly Albert's Meat Market Limited).....	Mar. 23, 1954	Oct. 20, 1975	Certificate of Amendment of Articles
ATIKO GOLD MINES CORPORATION	Spet. 29, 1975	Nov. 3, 1975	Certificate of Filing of Resolution
ATLAS DEWATERING LIMITED (formerly Atlas Excavators Limited)...	Aug. 14, 1946	Oct. 24, 1975	Certificate of Amendment of Articles

Name of Corporation	Date of Incorporation	Effective Date	Type of Certificate Issued
THE BRANDY TREE SHOPPES INC. (formerly 312023 Ontario Limited).....	Sept. 9, 1975	Oct. 16, 1975	Certificate of Amendment of Articles
CANADIAN GENERAL-TOWER LIMITED.....	Aug. 1, 1946	Oct. 28, 1975	Certificate of Filing of Statement of Arrangement
THE CANADIAN TRAINING AND DEVELOPMENT GROUP INC. (formerly Success Motivation Institute of Canada Limited).....	Jan. 27, 1975	Oct. 27, 1975	Certificate of Amendment of Articles
CHARING CROSS STATION OF CANADA LTD. (formerly 292434 Ontario Limited).....	July 31, 1974	Oct. 29, 1975	Certificate of Amendment of Articles
CHI HOME INDUSTRIES (CANADA) INC. (formerly Permaseal Aluminum Products Limited).....	Nov. 1, 1971	Oct. 14, 1975	Certificate of Amendment of Articles
C-K MOTORS (BRANTFORD) LTD. (formerly Brantford Volkswagen Limited).....	Dec. 12, 1967	Oct. 24, 1975	Certificate of Amendment of Articles
COLPOY'S BAY YACHT SALES LIMITED (formerly Eight Trillium Park Place Kitchener Limited).....	Jan. 20, 1975	Oct. 6, 1975	Certificate of Amendment of Articles
CORPORATE CONCEPTS LIMITED (formerly Safelok Systems Limited)....	Dec. 23, 1969	Oct. 22, 1975	Certificate of Amendment of Articles
COULTER & YATES PHARMACY LTD. (formerly Marr-Sharpe Pharmacy Limited).....	Sept. 1, 1964	Oct. 29, 1975	Certificate of Amendment of Articles
CPHN HOLDINGS LIMITED.....	Nov. 13, 1970	Oct. 14, 1975	Certificate of Filing of Resolution
CYNTHIA ENTERPRISES LIMITED (formerly Kiddie Kobbler (Bayshore) Limited).....	Jan. 10, 1973	Oct. 27, 1975	Certificate of Amendment of Articles
DAYTON TIRE CANADA LTD. (formerly Whitby Tire Limited).....	Feb. 28, 1899	Nov. 1, 1975	Certificate of Amendment of Articles
DEEP INTERNATIONAL HOLDINGS LIMITED.....	Nov. 29, 1974	Oct. 28, 1975	Certificate of Amendment of Articles
DELAFIELD PROPERTIES LIMITED	April 25, 1973	Oct. 23, 1975	Certificate of Amendment of Articles

Name of Corporation	Date of Incorporation	Effective Date	Type of Certificate Issued
DONEWEN LIMITED (formerly Herb Reinholdt Limited)	June 12, 1957	Oct. 24, 1975	Certificate of Amendment of Articles
ELSLEY'S FROSTED FOODS LIMITED	Jan. 30, 1947	Oct. 9, 1975	Certificate of Amendment of Articles
ESSEX CABLE T.V. LIMITED	Feb. 12, 1968	Oct. 7, 1975	Certificate of Amendment of Articles
F.C.R. INSURANCE AGENCY LTD. (formerly R. C. Young Insurance Agency (Toronto) Limited)	Feb. 23, 1973	Oct. 21, 1975	Certificate of Amendment of Articles
40785 ONTARIO LIMITED (formerly Standard Upholstery Company, Limited)	June 20, 1935	Oct. 28, 1975	Certificate of Amendment of Articles
GRAND BAY EXPLORATIONS LIMITED (formerly Grand Bay Mining Co. Limited)	Jan. 10, 1975	Oct. 16, 1975	Certificate of Amendment of Articles
HELAX PROPERTIES LIMITED	Feb. 10, 1966	Oct. 29, 1975	Certificate of Amendment of Articles
HOLMES & BRAKEL LIMITED (formerly Holmes and Brakel Limited)	Sept. 9, 1975	Oct. 22, 1975	Certificate of Amendment of Articles
HOMECO INVESTMENTS LIMITED	July 20, 1972	Oct. 28, 1975	Certificate of Amendment of Articles
MORRIS ISENBERG ENTERPRISES LIMITED (formerly Style Leather Goods Limited)	Mar. 29, 1967	Oct. 27, 1975	Certificate of Amendment of Articles
KEYPORT INVESTMENTS AND DEVELOPMENTS LIMITED (formerly Key Port Consultants Limited)	July 8, 1974	Oct. 16, 1975	Certificate of Amendment of Articles
J. D. LEE ENGINEERING LIMITED	Mar. 8, 1967	Oct. 28, 1975	Certificate of Amendment of Articles
LORD SIMCOE HOTEL LIMITED	Sept. 16, 1955	Oct. 30, 1975	Certificate of Amendment of Articles
MCCALL DRUG COMPANY LIMITED	June 15, 1944	Oct. 16, 1975	Certificate of Amendment of Articles
EARL MCKINNON REAL ESTATE LIMITED (formerly Chester & McKinnon Real Estate Limited)	Sept. 27, 1973	Oct. 20, 1975	Certificate of Amendment of Articles
MAPLELOSE FARM LTD.	Mar. 20, 1975	Oct. 20, 1975	Certificate of Amendment of Articles

Name of Corporation	Date of Incorporation	Effective Date	Type of Certificate Issued
MARGARET'S FINE FOODS LIMITED.....	May 1, 1953	Oct. 23, 1975	Certificate of Amendment of Articles
MARVEST LIMITED.....	June 24, 1975	Oct. 23, 1975	Certificate of Amendment of Articles
MASCOLL CORPORATION LIMITED (formerly Beverly Mascoll Limited)....	Dec. 8, 1970	Oct. 16, 1975	Certificate of Amendment of Articles
MDS LABORATORIES LIMITED.....	Oct. 15, 1971	Oct. 22, 1975	Certificate of Amendment of Articles
MINOLTA BUSINESS EQUIPMENT (CANADA), LTD. (formerly 296641 Ontario Limited).....	Sept. 23, 1975	Oct. 6, 1975	Certificate of Amendment of Articles
NANUK INCORPORATED (formerly 311846 Ontario Limited).....	Aug. 26, 1975	Oct. 21, 1975	Certificate of Amendment of Articles
NETHERWOOD MANAGEMENT SERVICES LIMITED (formerly Rankin Management Services Limited).	July 18, 1975	Oct. 22, 1975	Certificate of Amendment of Articles
941-2401 HEATING LTD.....	Sept. 17, 1974	Oct. 21, 1975	Certificate of Filing of Resolution
P.O.P. PRODUCTS INTERNATIONAL LIMITED.....	May 16, 1975	Oct. 21, 1975	Certificate of Filing of Resolution
PORTA-POWER LIMITED.....	May 8, 1973	Oct. 17, 1975	Certificate of Amendment of Articles
PROSOCCER LIMITED.....	Nov. 13, 1970	Oct. 23, 1975	Certificate of Amendment of Articles
TED ROACH ADVERTISING DISTRIBUTING ENTERPRISES LIMITED.....	May 28, 1971	Oct. 27, 1975	Certificate of Amendment of Articles
J. D. ROBINSON & ASSOCIATES LTD. (formerly Harry Perkins Sales Limited).....	Mar. 6, 1963	Oct. 10, 1975	Certificate of Amendment of Articles
ROLLEI CANADA LIMITED.....	Oct. 20, 1970	Oct. 21, 1975	Certificate of Amendment of Articles
RYAN'S ANIMAL CONTROL SERVICES LIMITED (formerly 313458 Ontario Limited).....	Oct. 1, 1975	Oct. 15, 1975	Certificate of Amendment of Articles
SANDERS, YUDIN AND ASSOCIATES INSURANCE AGENCIES LIMITED (formerly Syr Insurance Agencies Ltd.).....	June 29, 1973	Oct. 1, 1975	Certificate of Amendment of Articles

Name of Corporation	Date of Incorporation	Effective Date	Type of Certificate Issued
SANDHOLD ENTERPRISES LIMITED.....	June 12, 1974	Oct. 22, 1975	Certificate of Amendment of Articles
SCHNEIDER CORPORATION (formerly J. M. Schneider, Limited)....	Dec. 30, 1930	Oct. 26, 1975	Certificate of Amendment of Articles
SPADAS DECORATING & PAINTING LIMITED.....	June 11, 1973	Oct. 29, 1975	Certificate of Amendment of Articles
SPORTS MANAGEMENT LIMITED (formerly Sportsmanagement and Consultants Limited).....	Nov. 24, 1972	Oct. 23, 1975	Certificate of Amendment of Articles
TEMPO REALTY LIMITED (formerly V. Pallotto Real Estate Limited).....	Jan. 27, 1972	Oct. 14, 1975	Certificate of Amendment of Articles
THOMPSON DIVERSACORP LTD.....	May 1, 1956	Oct. 21, 1975	Certificate of Amendment of Articles
TORONTO STAR LIMITED.....	April 10, 1967	Oct. 23, 1975	Certificate of Filing of Resolution
TOTAL FOOD SYSTEMS LIMITED...	Nov. 15, 1966	Oct. 30, 1975	Certificate of Amendment of Articles
TRIPLE N HOLDINGS LIMITED.....	Nov. 15, 1971	Oct. 22, 1975	Certificate of Amendment of Articles
UNITED TRAILS (PROPERTIES) INC.....	Mar. 26, 1974	Oct. 9, 1975	Certificate of Amendment of Articles
WEBMASTER INC. (formerly PW Publishers Limited).....	Sept. 20, 1965	Oct. 15, 1975	Certificate of Amendment of Articles
Y & F FURNITURE LIMITED (formerly Furniture Fashion Distributors Limited).....	April 17, 1973	Oct. 17, 1975	Certificate of Amendment of Articles
65643 ONTARIO LIMITED (formerly Alumidize Limited).....	Feb. 12, 1952	Oct. 21, 1975	Certificate of Amendment of Articles

B. C. HOWARD,
Executive Director, Companies Division.

Supplementary Letters Patent Issued

NOTICE IS HEREBY GIVEN that, under *The Corporations Act*, Supplementary Letters Patent have been issued to:

Name of Corporation	Date of Incorporation	Effective Date	Effect of Supplementary Letters Patent
HOMEMADE THEATRE INCORPORATED.....	Dec. 18, 1974	Oct. 11, 1975	Providing for the distribution of the property of the Corporation on Dissolution.
INTEGRA FOUNDATION.....	Nov. 9, 1966	Oct. 17, 1975	Varying objects
NIAGARA FALLS CURLING CLUB LIMITED.....	Dec. 20, 1955	Oct. 16, 1975	Redividing the authorized capital and varying the provisions.
THE PLEIADE THEATRE INC....	May 7, 1975	Oct. 27, 1975	Providing for the distribution of the property of the Corporation on dissolution and for the non-remuneration of Directors.
UNITED STEELWORKERS' (PORT COLBORNE) CREDIT UNION LIMITED.....	Aug. 25, 1964	Oct. 16, 1975	Change name to Port Colborne Credit Union Limited
WINERY ASSOCIATION OF ONTARIO.....	June 1, 1974	Oct. 22, 1975	Change name to Wine Council of Ontario

B. C. HOWARD,
Executive Director, Companies Division.

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Order Reviving Corporations

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, an order has been issued reviving the following corporations:

Name of Corporation	Date of Incorporation	Date of Order
IRA PLAZA COMPANY LIMITED.....	Feb. 24, 1970	Oct. 8, 1975
E. MCKIBBON LIMITED.....	Dec. 2, 1964	Oct. 27, 1975

B. C. HOWARD,
Executive Director, Companies Division.

(6477)

47

Licences in Mortmain Issued

NOTICE IS HEREBY GIVEN that, under *The Mortmain and Charitable Uses Act* a Licence has been issued to:

Name of Corporation	Date of Incorporation	Jurisdiction of Incorporation	Date of Licence
APPLIED POWER AUTOMOTIVE CANADA LTD.....	Mar. 14, 1936	Canada	Oct. 16, 1975
BESTPAC LIMITED.....	Sept. 25, 1975	Canada	Oct. 20, 1975
BRASCAN LIMITED.....	July 12, 1912	Canada	Oct. 23, 1975
COMMONWEALTH PLYWOOD CO. LTD.....	Aug. 29, 1940	Canada	Oct. 16, 1975
MOBIL CHEMICAL PLASTICS CANADA LTD.....	Oct. 28, 1971	Canada	Oct. 10, 1975
MOR-LAND MOTORS LTD.....	April 30, 1974	Canada	Oct. 30, 1975
NEWSCO INVESTMENTS LIMITED.....	Mar. 7, 1955	Canada	Oct. 30, 1975
GORD RYALL PONTIAC BUICK CADILLAC LTD.....	Aug. 8, 1975	Canada	Oct. 7, 1975

B. C. HOWARD,
Executive Director, Companies Division.

(6478)

47

Extra-Provincial Licence Issued

NOTICE IS HEREBY GIVEN that, under Part IX of *The Corporations Act*, a Licence has been issued to:

Name of Corporation	Date of Incorporation	Jurisdiction of Incorporation	Date of Licence
BOW HELICOPTERS LTD.....	Feb. 5, 1959	Alberta	Sept. 29, 1975

B. C. HOWARD,
Executive Director, Companies Division.

(6479)

47

Extra-Provincial Licences Cancelled

NOTICE IS HEREBY GIVEN that, under Section 377 of *The Corporations Act*, a Licence, issued under Part IX of the said Act, has been cancelled for the corporations named hereunder:

Name of Corporation	Date of Incorporation	Jurisdiction of Incorporation	Date of Licence	Date of Cancellation Order
GRIFFIN & GEORGE LIMITED.	Nov. 8, 1897	United Kingdom of Great Britain and Ireland	Aug. 13, 1969	Oct. 22, 1975
NACHI AMERICA INC.....	Aug. 14, 1962	State of New York	April 13, 1966 April 3, 1975	Oct. 21, 1975

B. C. HOWARD,
Executive Director, Companies Division.

(6480)

47

Certificates of Dissolution Issued

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, a certificate of dissolution has been issued to:

Name of Corporation	Date of Incorporation	Effective Date
ALCAN INGOT LIMITED.....	Jan. 1, 1964	Oct. 22, 1975
ARROW PEST CONTROL LTD.....	May 31, 1974	Oct. 20, 1975
ARZAN HOLDINGS LIMITED.....	Dec. 31, 1968	Oct. 21, 1975
BELMONT FARM SUPPLY LIMITED.....	Feb. 5, 1970	Oct. 21, 1975
BRANT TRANSIT MIX LIMITED.....	Jan. 9, 1959	Oct. 22, 1975
C. COLE & COMPANY, LIMITED.....	Jan. 7, 1938	Oct. 20, 1975
DON'S AUTO BODY LIMITED.....	Oct. 4, 1957	Oct. 20, 1975
DOUGLAS CLEANERS LIMITED.....	Dec. 14, 1951	Oct. 21, 1975
EAST YORK MEDICAL CENTRE LIMITED.....	June 15, 1959	Oct. 23, 1975
ECONOMIC DISTRIBUTORS, LIMITED.....	Aug. 17, 1925	Oct. 16, 1975
ROBERT GALL LIMITED.....	July 12, 1945	Oct. 17, 1975
GIDANIS TAXI LIMITED.....	Oct. 8, 1971	Oct. 20, 1975
HIGH HILLS, LIMITED.....	May 19, 1930	Oct. 22, 1975
HOLLANDS HEIGHTS CHINCHILLA FARMS LIMITED.....	May 28, 1969	Oct. 16, 1975
KEYS HOLDINGS LIMITED.....	Jan. 29, 1940	Oct. 21, 1975
W. LEFF AND COMPANY LIMITED.....	Dec. 3, 1958	Oct. 23, 1975

Name of Corporation	Date of Incorporation	Effective Date
MARIGENE MANAGEMENT SERVICES LIMITED.....	July 6, 1965	Oct. 22, 1975
MELODY MODES LADIES WEAR LIMITED.....	Aug. 18, 1964	Oct. 20, 1975
SEAFORTH DRAINAGE & CONSTRUCTION LIMITED.....	Dec. 30, 1969	Oct. 28, 1975
SOUTH WOODWARD DEVELOPMENTS LIMITED.....	Dec. 10, 1959	Oct. 24, 1975
STASCO CONSTRUCTION LIMITED.....	Aug. 13, 1959	Oct. 22, 1975
SUDBURY PRODUCERS AND CONSUMERS CO-OPERATIVE LIMITED.....	Nov. 13, 1933	Oct. 27, 1975
SUPER FOODLAND MARKETS LIMITED.....	July 5, 1957	Oct. 21, 1975
TWO SEVEN FIVE REALTY LIMITED.....	Mar. 13, 1967	Oct. 20, 1975
VALLEY STRUCTURES LIMITED.....	Mar. 20, 1963	Oct. 24, 1975

B. C. HOWARD,
Executive Director, Companies Division.

(6481)

47

Applications to Parliament — Private Bills

PUBLIC NOTICE

LEGISLATIVE ASSEMBLY OF ONTARIO

The attention of Municipal Officials, Solicitors and all other persons who may be interested in the preparation of Private Bills for submission to the Legislative Assembly of Ontario is directed particularly to the following Standing Orders governing the submission of such Bills:

PRIVATE BILLS

Time for introducing Private Bills

51. (a) No Private Bill may be presented to the House after the first five weeks of the Session.

Time for reporting

(b) No report of a committee upon a Private Bill may be received after the first eight weeks of the Session.

Filing Bill with Clerk

52. (a) Any person desiring to apply for a Private Bill shall do so by filing with the Clerk of the House at least eight (8) days before the meeting of the House, a copy of such Bill, together with

a fee of \$150, and if such Bill is not deposited by that time the applicant shall pay \$10 for each day he is late in filing the Bill, including the day of filing.

Applicant to pay cost of printing

(b) Every applicant for a Private Bill shall pay the cost of printing such Bill, including the cost of printing the Act in the Statutes.

Other charges

(c) The following charges shall also be levied and paid in addition to the foregoing: —

1. When any Standing Order of the House is suspended with reference to a Bill, for each such suspension, \$50.00.
2. When a Bill is presented to the House after the first five weeks of the Session and before the end of the sixth week, \$75.00.
3. When a Bill is presented to the House after the sixth week of the Session, \$100.00.

Additional fees

(d) In the case of any Bill incorporating a company, or increasing the capital stock of a company already incorporated, there shall be paid to the Clerk of the House, by or on behalf of the applicant, before the same is reported to the House, the same fee as would be payable in the case of an incorporation or increase of capital under the provisions of the Ontario Companies Act, less the sum of \$150.00 already paid to the Clerk of the House.

(e) When a Bill is for the purpose of confirming by-laws, bonds, debentures or other securities, or authority is asked to borrow money or to increase borrowing powers, the following additional fees shall be paid according to the amount of money involved:—

On amounts less than \$10,000.....	\$ 25
On amounts over \$10,000 and up to \$25,000	50
On amounts over \$25,000 and up to \$40,000	75
On amounts over \$40,000 and up to \$75,000	100
On amounts over \$75,000 and up to \$125,000	125
On amounts over \$125,000 and up to \$175,000	150
On amounts over \$175,000 and up to \$250,000	200
On amounts over \$250,000 and up to \$350,000	250

and an additional fee of \$50 for every \$100,000 over \$350,000.

Publication of Standing Orders re Private Bills

53. (a) The Clerk of the House shall, during each recess of Parliament, publish weekly in The Ontario Gazette the Standing Orders respecting notices of intended applications for Private Bills.

Notices posted

(b) The Clerk shall also, by the first day of every Session, post notices in the Legislative Building of the time limit for receiving applications for Private Bills and reports thereon.

Required notice of applications

54. All applications for Private Bills properly the subject of legislation by the Legislative Assembly of Ontario, within the purview of "The British North America Act, 1867", shall require a notice, clearly and distinctly specifying the nature and object of the application, and, where the application refers to any proposed work, indicating generally the location of the work, and signed by or on behalf of the applicants, such notice to be published as follows:—

1. A notice in The Ontario Gazette and in at least one newspaper published or circulated in the municipality affected.
2. Such notice shall be published once a week for at least six weeks prior to the consideration of the Bill by the Private Bills Committee.

Bills for debenture issues

3. If the application is by a municipal corporation for authority to issue debentures, the notice shall set out the particulars of the existing debenture debt and the amount of the rateable property of the municipality according to the last revised assessment roll of the corporation and in brief and general terms, the object for which the new issue of debentures is required.

Report by Standing Orders and Procedures Committee

55. (a) The Committee on Standing Orders and Procedures shall examine each application and report to the House whether the Standing Orders, particularly with respect to notice, have been complied with and where the notice is insufficient, the Committee recommends to the House the course to be taken in consequence of such insufficiency.

Declaration re advertising

(b) The applicants for a Private Bill shall lodge with the Clerk of the House a declaration proving publication of the notice before the application is considered by the Standing Orders and Procedures Committee.

Clerk reports to Standing Orders and Procedures Committee

(c) The Clerk of the House shall report to the Standing Orders and Procedures Committee respecting the compliance by all applicants for Private Bills with the Standing Orders relating to such applications, particularly the requirements for notice.

Introduction of Private Bill

56. Every Private Bill shall be introduced upon a motion for leave for introduction and first reading after the application has been favourably reported by the Standing Orders and Procedures Committee.

Letters Patent

57. When any Bill for confirming any Letters Patent, or Agreement, is presented to the House, the copy of such Letters Patent, or Agreement, shall be attached to it.

Certificate of Minister of Revenue re Letters Patent

58. No Bill relating to Letters Patent shall be considered by the Private Bills Committee until there shall have been deposited with the Clerk of the House a certificate of the Minister of Revenue showing that all taxes payable under The Corporations Tax Act relating thereto have been paid.

Reference to Private Bills Committee after first reading

59. Every Private Bill, when read a first time, shall, unless it be an Estate Bill, or a Bill providing for a consolidation of a floating debt or for the consolidation or renewal of debentures (other than local improvement debentures) of a municipal corporation, stand referred to the Private Bills Committee, and any petitions to the House, for or against the Bill, are considered as referred to such Committee.

*Certain Municipal Applications referred to
Ontario Municipal Board*

60. (a) A Private Bill of a municipal corporation providing for the consolidation of a floating debt, or the consolidation or renewal of debentures (other than local improvement debentures) stands referred to the Ontario Municipal Board after first reading.

Board to report

(b) The Board, after due enquiry, shall report to the House whether or not it is reasonable that the Bill, or that part thereof relating to the matters referred to in clause (a), should pass and what, if any, alterations should be made in the Bill.

Report to Clerk

(c) A report shall be transmitted to the Clerk of the House.

Bill and report to Private Bills Committee

(d) The Bill and report shall stand referred to the Private Bills Committee.

Estate Bills to Commissioners

61. (a) Every Estate Bill stands referred to the Commissioners of Estate Bills after first reading.

Commissioners to report

(b) The Commissioners, or any two of them, shall report their opinion thereon and whether, presuming the allegations contained in the preamble to be proven to the satisfaction of the House, it is reasonable for such Bill to pass and what, if any, alterations are necessary.

Report to Clerk

(c) A report shall be transmitted to the Clerk of the House.

Bill and report to Private Bills Committee

(d) The Bill and report shall stand referred to the Private Bills Committee.

Adverse report by Commissioners

(e) In the event of the Commissioners of Estate Bills reporting that, in their opinion, it is not reasonable that the Bill submitted to them shall pass into law, such Bill shall not be further considered.

Notice re Hearing by Private Bills Committee

62. (a) The Clerk of the House shall post in the Legislative Building five days' notice of the date on which any Private Bill is to be considered by the Private Bills Committee.

Notice published in the Notice Paper

(b) The notice required by clause (a) shall be published in the Notice Paper.

Notice of Next Day Meetings on Private Bills

(c) The Clerk shall also publish in the Notice Paper a notice of any meeting of the Private Bills Committee to be held on the following day.

Consent of interested persons

63. Any persons whose interest or property may be affected by a Private Bill, when required, shall appear before the Private Bills Committee to express their consent or objection, or may consent in writing, proof of which may be demanded by the Committee.

Majority rules

64. (a) Questions before the Private Bills Committee are decided by the majority.

Casting vote by Chairman

(b) In case of a tie, the Chairman shall give the casting vote.

On Order Paper after report

65. Private Bills when reported by the Private Bills Committee shall be placed on the Order Paper for second reading.

Bills initialled and signed by Chairman

66. (a) The Chairman of the Private Bills Committee will initial each section of a Bill as it is passed and shall also sign the Bill.

Amendments

(b) Any amendments shall be clearly indicated in the signed copy, any such amendments or additions being initialled by the Chairman.

Bills filed with the Clerk

(c) The Bill signed by the Chairman shall be filed in the Office of the Clerk of the House, and when a Bill is amended, another copy with the amendments written thereon shall be prepared by the Clerk of the Committee and attached to the report.

Reprinting amended Bills

67. Private Bills amended by any Committee may be reprinted by order of such Committee; or after being reported, and before further consideration, may be reprinted in whole or in part as the Clerk of the House may direct; and the cost of such reprinting shall be added to the cost of the first printing of the Bill and shall be payable by the applicant.

Referral after second reading

68. Private Bills, after second reading, shall be placed on the Order Paper for third reading, unless specially ordered referred to the Committee of the Whole House.

Notice required to dispense with Standing Orders

69. Except by unanimous consent of the House, in case of urgent and pressing necessity, no motion may be made to dispense with any Standing Order relative to Private Bills, without due notice thereof.

Private Bill Register

70. A Private Bill Register shall be kept in the office of the Clerk of the House, in which shall be entered, by the Clerk appointed for that purpose, the name, description, and place of residence of the parties applying for the Bill, or of their agent, and all the proceedings thereon, and the day on which the Private Bills Committee is appointed to sit, such register to be open to public inspection daily, during office hours.

Parliamentary Agents

71. (a) Every Parliamentary Agent conducting proceedings before the House shall be personally responsible to the House and to the Speaker, for the observance of the Standing Orders and Practices of Parliament, and also for the payment of all fees and charges.

Misconduct of Agent

(b) Any agent who shall wilfully act in violation of the Standing Orders and Practices of Parliament, or who shall wilfully misconduct himself in prosecuting any proceedings before the House, shall be liable to an absolute or temporary prohibition to practice as a Parliamentary Agent, at the pleasure of the Speaker.

RODERICK LEWIS, Q.C.,
Clerk of Legislative Assembly of Ontario.

T.F.N.

Applications to Parliament

THE CORPORATION OF THE BOROUGH OF SCARBOROUGH

APPLICATION FOR SPECIAL LEGISLATION

NOTICE IS HEREBY GIVEN that, on behalf of The Corporation of the Borough of Scarborough, application will be made to the Legislative Assembly of the Province of Ontario at its next Session for Special Legislation to authorize the Council of the Corporation:

1. To pass by-laws providing for the granting of an annual retirement allowance to Frederick Charles Cook.

Dated at the Borough of Scarborough this 8th day of October, A.D. 1975.

K. H. MACDIARMID, Q.C.,
Solicitor,
Borough of Scarborough,
150 Borough Drive,
Scarborough, Ontario,
Solicitor for the Applicant.

(9097)

43 to 48

NOTICE IS HEREBY GIVEN that on behalf of The Corporation of the Township of Wicksteed, application will be made to the Legislative Assembly of the Province of Ontario at its next regular session, commencing in 1975, for an Act exempting members of the Council for The Corporation of the Township of Wicksteed from the operation of *The Municipal Conflict of Interest Act* in matters pertaining to the plans for a major development in the Township of Wicksteed, at Hornepayne, Ontario, by the Canadian National Railways.

Dated at Sault Ste. Marie this 17th day of October, 1975.

THE CORPORATION OF THE
TOWNSHIP OF WICKSTEED
By its Solicitors,
WISHART, NOBLE, NORI, REILLY,
WRIGHT & BISCEGLIA.

Per: GERALD E. NORI.

(9148)

44 to 49

THE CORPORATION OF THE BOROUGH OF YORK

NOTICE OF APPLICATION FOR SPECIAL LEGISLATION

NOTICE IS HEREBY GIVEN that The Corporation of the Borough of York intends to apply to the Legislative Assembly of the Province of Ontario at the current session of the Legislative Assembly for an Act providing that the Council of the Borough of York may pass by-laws:

- (a) to require the owners, occupiers, or persons in charge of any premises to remove the whole or any part of any dead or decayed tree which may be a danger to adjacent property owners, and, in the event of non-compliance with such order, to provide for the Borough entering upon private property for the purpose of cutting down or trimming such dead or decayed tree, and assessing the cost of such work against the owner of the property;

- (b) to establish a clinic or clinics within the Borough of York for the spaying or neutering of domestic animals without cost to the owners of such animals, or upon payment to the Borough of such fees as may be established by the by-law.

Dated at Toronto this 1st day of November, 1975.

J. H. BOLAND, Q.C.,
2700 Eglinton Avenue West,
Toronto, Ontario,
Solicitor for the Applicant.

(9149)

44 to 49

Corporation Notices

PORTA-SIGN LIMITED

NOTICE IS HEREBY GIVEN that Porta-Sign Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at London this 3rd day of November, 1975.

GARRY J. FREE,
Secretary.

(9237)

47

PORT DOVER FUEL LIMITED

NOTICE IS HEREBY GIVEN that Port Dover Fuel Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Port Dover this 10th day of October, 1975.

PATRICIA J. LONG,
Secretary.

(9238)

47

BETEAU SERVICES LIMITED

NOTICE IS HEREBY GIVEN that Beteau Services Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Kitchener, Ontario, this 3rd day of November, 1975.

MARGARET E. BETEAU,
Secretary.

(9239)

47

ALGONQUIN SPORTLANDS LIMITED

NOTICE IS HEREBY GIVEN that Algonquin Sportlands Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 29th day of July, 1975.

VICTOR ZENKOVICH,
Secretary.

(9240)

47

JO-ETTE LIMITED

NOTICE IS HEREBY GIVEN that Jo-Ette Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 10th day of November, 1975.

ROY H. ELMHIRST,
Secretary.

(9247)

47

C. S. PROMOTIONAL ENTERPRISES LIMITED

NOTICE IS HEREBY GIVEN that C. S. Promotional Enterprises Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 10th day of November, 1975.

ROY H. ELMHIRST,
Secretary.

(9248)

47

LAKESHORE AUTO RACEWAY HOLDINGS LIMITED

NOTICE IS HEREBY GIVEN that Lakeshore Auto Raceway Holdings Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 10th day of November, 1975.

ROY H. ELMHIRST,
Secretary.

(9249)

47

BRAMALEA GUARDIAN LIMITED

NOTICE IS HEREBY GIVEN that Bramalea Guardian Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 10th day of November, 1975.

ROY H. ELMHIRST,
Secretary.

(9250) 47

**NEWMARKET ERA & EXPRESS
COMPANY LIMITED**

NOTICE IS HEREBY GIVEN that Newmarket Era & Express Company Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 10th day of November, 1975.

ROY H. ELMHIRST,
Secretary.

(9251) 47

**THE OAKVILLE BEAVER PUBLISHING
LIMITED**

NOTICE IS HEREBY GIVEN that The Oakville Beaver Publishing Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 10th day of November, 1975.

ROY H. ELMHIRST,
Secretary.

(9252) 47

THE STOUFFVILLE TRIBUNE LIMITED

NOTICE IS HEREBY GIVEN that The Stouffville Tribune Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 10th day of November, 1975.

ROY H. ELMHIRST,
Secretary.

(9253) 47

INA JANSSEN LIMITED

NOTICE IS HEREBY GIVEN that Ina Janssen Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Willowdale this 12th day of November, 1975.

JOHN KAPTYN,
President.

(9254) 47

JOSS DEVELOPMENTS LIMITED

NOTICE IS HEREBY GIVEN that Joss Developments Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Willowdale this 12th day of November, 1975.

JOHN KAPTYN,
President.

(9255) 47

CAPTAIN LEASEHOLDS LIMITED

NOTICE IS HEREBY GIVEN that Captain Leaseholds Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Willowdale this 12th day of November, 1975.

JOHN KAPTYN,
President.

(9256) 47

KING-GREG LIMITED

NOTICE IS HEREBY GIVEN that King-Greg Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Willowdale this 12th day of November, 1975.

JOHN KAPTYN,
President.

(9257) 47

CAPTAIN COTTAGE PLAN LIMITED

NOTICE IS HEREBY GIVEN that Captain Cottage Plan Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Willowdale this 12th day of November, 1975.

JOHN KAPTYN,
President.

(9258) 47

BRUCE DOLOMITE LIMITED

NOTICE IS HEREBY GIVEN that Bruce Dolomite Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 29th day of October, 1975.

T. HAROLD McNALLY,
President.

(9259) 47

CO-OPERATIVE LAITIERE DE LEFAIVRE

NOTICE IS HEREBY GIVEN that Co-operative Laitiere de Lefavre intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Lefavre, Ontario, this 29th day of September, 1975.

JEAN-GUY CADIEUX,
Secretary.

(9260) 47

GUELPH ARTS COUNCIL

Resolved that the number of directors be and the same is hereby increased from four to twenty-one.

Dated this 3rd day of November, 1975.

(9261) 47

CAPITAL MANAGEMENT CO. LIMITED

Capital Management Co. Limited hereby gives notice pursuant to *The Business Corporations Act*, of its intention to file Articles of Dissolution with the Minister of Consumer and Commercial Relations.

Dated at London, Ontario, this 5th day of November, 1975.

MESSRS. HARRISON, ELWOOD,
Barristers and Solicitors,
220 Dundas Street,
Suite 700,
London, Ontario,
Solicitors for the Corporation.

(9262) 47

THE MARKHAM ECONOMIST AND SUN LIMITED

NOTICE IS HEREBY GIVEN that The Markham Economist and Sun Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto, this 10th day of November, 1975.

JOHN F. BAXTER,
Director and Secretary-Treasurer.

(9263) 47

MORIANA PHARMACY LIMITED

TAKE NOTICE that I have been appointed liquidator of Moriana Pharmacy Limited by the order of the Honourable Mr. Justice Southey, dated Wednesday, the 22nd day of October, 1975, pursuant to the provisions of *The Business Corporations Act*, R.S.O. 1970, Chapter 53.

JERRY FRIEDMAN,
Liquidator.

(9264) 47

TIROLIAN IMPORTS LIMITED

NOTICE IS HEREBY GIVEN that Tirolian Imports Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 28th day of October, 1975.

CHRISTA OLGA WILL,
Secretary.

(9265) 47

Extract of the minutes of a meeting of Homemade Theatre Incorporated held on November 10, 1975.

On a motion duly made by Philip Savath, it was voted that

"...The amendment to Article 29 of by-law #1, dated March 3, 1975 is hereby rescinded and replaced by the following amendment.

DISSOLUTION

In the event of dissolution of the Corporation, all assets remaining after the payment of all debts and liabilities shall be disposed of to such recognized charitable theatrical organizations or recognized charitable organizations as the board of directors may determine."

The motion was passed by 100% of the membership.

LARRY MULLIN,
President.

PHILIP SAVATH,
Vice-President.

(9269) 47

RON-MAR INVESTMENTS (CHATHAM) LTD.

NOTICE IS HEREBY GIVEN that Ron-Mar Investments (Chatham) Ltd. intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Chatham, Ontario, this 12th day of November, 1975.

GORDON LANGER,
President.

(9270) 47

NOTICE IS HEREBY GIVEN that the number of directors of The Handicapped Action Group Incorporated was increased from 4 to 10 by a special resolution which was confirmed by the membership of the Corporation on the 23rd day of September, 1975.

Dated this 22nd day of October, 1975.

(MRS.) ALICE BELLAVANCE,
Secretary.

(9271) 47

AUTOMATIC WATCHDOG CONTROLS LIMITED

NOTICE IS HEREBY GIVEN that the number of directors of Automatic Watchdog Controls Limited was decreased from three to one by a special

resolution which was confirmed by the shareholders of the Company on the 3rd day of November, 1975.

MRS. M. E. GRENFELL,
President.

(9273)

47

Change of Name Act

IN THE COUNTY COURT OF THE JUDICIAL DISTRICT OF NIAGARA SOUTH

IN THE MATTER OF *The Change of Name Act*, R.S.O. 1970, Chapter 60 and all amendments thereto; and

IN THE MATTER OF the application of Francis Walter McCoy, of the City of Welland, in the Regional Municipality of Niagara.

NOTICE OF MOTION

TAKE NOTICE that an application will be made on behalf of Francis Walter McCoy of 57 Erie Street, in the City of Welland and Province of Ontario, before the presiding Judge, in His Chambers, in the Court House at Welland, Ontario, on the 12th day of December, 1975, at the hour of 10.00 o'clock in the forenoon, or so soon thereafter as may be conveniently heard, for an order to change his name to Francis Walter Anger.

Dated at Welland, Ontario, this 30th day of October, 1975.

GOWAN, FLEURY & LEON,
Barristers and Solicitors,
12 East Main Street,
Welland, Ontario,
Solicitors for the Applicant.

(9241)

47

NOTICE IS HEREBY GIVEN that the application of Frederick Roland Whaley, residing at 63 Widdicombe Hill Boulevard, Apt. 1503, Weston, to change his name to Frederick Roland Gallagher, will be heard by the County Court Judge in Chambers at the New Court House, University Avenue, Toronto, on Tuesday, the 22nd day of December, 1975, at the hour of ten o'clock in the forenoon.

Dated at Toronto this 7th day of November, 1975.

RAPHAEL, WHEATLEY,
MACPHERSON & LEVITT,
120 Adelaide Street West,
Toronto, Ontario,
Solicitors for the Applicant.

(9242)

47

NOTICE IS HEREBY GIVEN that the application of Diva Gioina Meschino residing at 56-B Frontenac Road in the City of London, County of Middlesex to change her name to Diva Gioina Fandy will be heard by the presiding Judge in Chambers at the Provincial Court House, 80 Dundas Street, London on the 1st day of December, 1975, at 10.00 a.m. in the forenoon or so soon thereafter as the application may be heard.

Dated at London this 29th day of October, 1975.

GREGORY M. DICKINSON,
The London Legal Clinic,
773 Dundas Street East,
London, Ontario,
Solicitor for the Applicant.

(9266) 47

TAKE NOTICE that an application will be made before His Honour Judge G. G. Nicholls, in the City of Welland, on Friday, the 12th day of December, 1975, at the hour of 10.00 o'clock in the forenoon, or so soon thereafter as the application can be heard, to change the name of Lillian Josephine Greenwood of 6917 Oakes Drive, Niagara Falls, Ontario, to Lillian Josephine McNamara.

Dated at Niagara Falls, Ontario, this 14th day of November, A.D. 1975.

MATTHEWS & MATTHEWS,
Barristers and Solicitors,
5146 Victoria Avenue,
Niagara Falls, Ontario,
L2E 6V2,
Solicitors for the Applicant.

(9275) 47

Miscellaneous Notices

CP EXPRESS LIMITED

NOTICE IS HEREBY GIVEN that all goods received previous to the first day of January, 1975, still remaining unclaimed in the offices of the CP Express Limited at different points in the Province of Ontario, will be sold at public auction to the highest bidder by Frank Waddington, Auctioneer, at 189 Queen Street East, Toronto, Ontario, at 11.00 o'clock in the forenoon, on the fourth day of December, 1975, unless same shall be called for before that date and all charges paid thereon.

W. M. RILEY,
Vice-President.

(9118) 43 to 48

CREDIT FONCIER TRUST COMPANY

NOTICE IS HEREBY GIVEN that Credit Foncier Trust Company, a Company having its head office in the City of Montreal, Province of Quebec, intends to make application to the Registrar of Loan and Trust Corporations for registration to transact the business of a Trust corporation in Ontario as defined by *The Loan and Trust Corporations Act*.

Dated at Toronto, this 7th day of November, 1975.

LANG, MICHENER, CRANSTON,
FARQUHARSON & WRIGHT,
Barristers and Solicitors,
P.O. Box 10,
First Canadian Place,
Toronto, Ontario
M5X 1A2.

(9234) 46 to 48

FAMILY TRUST CORPORATION

NOTICE IS HEREBY GIVEN that an application will be made to the Lieutenant Governor in Council for the incorporation of a Trust Corporation under the name of Family Trust Corporation with its Head Office in the Town of Markham, for the purpose of carrying on the business of a Trust Corporation, under *The Loan and Trust Corporations Act (Ontario)* with an authorized capital of \$3,000,000 divided into 300,000 shares with a par value of \$10 each.

Dated at Markham, Ontario, this 3rd day of November, 1975.

FASKEN & CALVIN,
Box 30,
Toronto-Dominion Centre,
Toronto, Ontario,
M5K 1C1,
Solicitors for the Applicant.

(9220) 46 to 49

ONTARIO ENERGY BOARD

NOTICE OF APPLICATION AND HEARING

NOTICE IS HEREBY GIVEN pursuant to directions of the Ontario Energy Board of an application by Union Gas Limited ("Union") pursuant to Section 19 of *The Ontario Energy Board Act*, R.S.O. 1970, Chapter 312, for an Order, after a hearing, approving or fixing just and reasonable rates and other charges for the sale of gas by Union and for the storage and transmission of gas by Union for others.

In the said application, Union proposes that the hearing be divided into two phases, the first to deal with rate base and rate of return and, after the determination of the first phase by the Board, then the second phase to deal with approving or fixing by the Board of just and reasonable rates.

Union also proposes in the said application that certain customers receiving gas without charge or at reduced rates under old right-of-way agreements, leases or franchises shall hereafter pay for gas at the full and regular rate, such matter to be dealt with in the second phase of the application.

Pending the final disposition of the said application, Union is asking the Board to make an Interim Order effective the 1st day of January, 1976, authorizing it, notwithstanding any existing Order of the Board, to increase the rate it charges for all gas sold to customers who purchase under contracts containing escalation clauses, by the full amount of increases which it may pass on under such escalation clauses because of an increase effective the 1st day of November, 1975, in the prescribed price which Union pays for gas to TransCanada PipeLines Limited ("TransCanada"), because of an increase effective the 1st day of December, 1975, in the price which Union pays for gas to Panhandle Eastern Pipe Line Company ("Panhandle") and because of an increase effective the 1st day of November, 1975, which Union pays for gas purchased from Ontario sources.

Union is also asking the Board, pending the final disposition of the said application, to make an Interim Order effective the 18th day of January, 1976, authorizing Union to increase the rate per Mcf it charges all its customers by 43.91 cents per Mcf to cover their share of the increase in the prescribed price of TransCanada gas effective November 1, 1975, their share of the increase in the price of Panhandle gas effective December 1, 1975, their share of the increase in the cost of local supplies of gas and their share of the increased carrying cost of the increased investment in gas in storage and line pack for the twelve-month period beginning November 1, 1975.

With respect to the requested increases, Union proposes that they be interim only, pending the final disposition by the Board of this overall application and that they be subject to whatever terms and conditions the Board might prescribe in such Interim Order, including provision for refund or other adjustment in the event and to the extent that the Board in the final disposition of the overall application should find that the revenues derived from this source are more than fair and reasonable.

The application is available for inspection at the offices of the Board and of the Applicant's Solicitors.

By direction of the Board, the persons affected by this application who are not served personally are served by newspaper publication of this Notice.

The Board's Rules of Procedure require that a Respondent who intends to oppose or otherwise intervene in an application shall file with the Board and serve upon the Applicant or its Solicitor, an Answer containing a clear and concise statement of his interest, of the grounds for opposing or otherwise intervening and being endorsed with his name

and address. Where filing or service of the Answer is personal, it shall be effected within fourteen days after the date of service of the Notice of Application. In the event of the settlement of the current mail strike, filing and service of the Answer may be by registered mail, in which event the date of mailing shall be within fourteen days of service of the Notice of Application and Hearing.

The Board has appointed Monday, the 8th day of December, 1975, at the hour of 9 a.m. at its offices, 9th Floor, 14 Carlton Street, Toronto, Ontario, as the time and place for hearing of this application and of all persons interested therein. The application for an Interim Order will be heard at the beginning of the hearing. If any person notified does not attend at the hearing, the Board may proceed in his absence and he will not be entitled to any further notice in the proceedings.

This publication is for purposes of record only and does not constitute service.

Dated at Toronto this 4th day of November, 1975.

ONTARIO ENERGY BOARD

IVY C. FIDLER,
Board Secretary.

(9243)

47

TAKE NOTICE that a general meeting of members of the LaSalle Credit Union Limited duly called for the purpose and held on the 7th day of October, 1975, a resolution was passed authorizing the voluntary dissolution of the said Credit Union as of October 7th, 1975, under the provisions of Section 56 of *The Credit Unions Act*, R.S.O. 1970.

AND FURTHER TAKE NOTICE that on and after October 7th, 1975, no further withdrawals of payments on shares or deposits may be made by any member and no new loans will be made. Proof of any claim against the said Credit Union must be filed with the Treasurer within thirty days of the date of this notice, after which time the assets of the said Credit Union will be distributed amongst the persons entitled thereto having regard to the claims of which the Credit Union then has notice.

VIRGINIA MAZIAK,
Secretary.

(9244)

47

TAKE NOTICE that a general meeting of members of the Gas Employees (Windsor) Credit Union Limited duly called for the purpose and held on the 4th day of September, 1975, a resolution was passed authorizing the voluntary dissolution of the said Credit Union as of September 30th, 1975, under the provisions of Section 56 of *The Credit Unions Act*, R.S.O. 1970.

AND FURTHER TAKE NOTICE that on and after September 30th, 1975, no further withdrawals of payments on shares or deposits may be made by any member and no new loans will be made. Proof of any claim against the said Credit Union must be filed with the Treasurer within thirty days of the date of this notice, after which time the assets of the said Credit Union will be distributed amongst the persons entitled thereto having regard to the claims of which the Credit Union then has notice.

DOROTHY COTTELL,
Secretary.

(9245)

47

TAKE NOTICE that at a general meeting of members of the Edwards Employees' (Owen Sound) Credit Union Limited, duly called for the purpose and held on the 4th day of November, 1975, a resolution was passed authorizing the voluntary dissolution of the said Credit Union as of the 4th day of November, 1975, under the provisions of Section 56 of *The Credit Unions Act*, R.S.O. 1970.

AND FURTHER TAKE NOTICE that on and after the 4th day of November, 1975, no further withdrawals or payments on shares or deposits may be made by any member and no new loans will be made. Proof of any claim against the said Credit Union must be filed with the Treasurer within thirty days of the date of this notice, after which time the assets of the said Credit Union will be distributed amongst the persons entitled thereto having regard to the claim of which the Credit Union then has notice.

LYNDA SLUMSKIE,
Secretary.

(9246)

47

SURMOR MORTGAGE GUARANTEE INSURANCE CORPORATION

NOTICE IS HEREBY GIVEN that an application will be made for Incorporation pursuant to *The Corporations Act* and *Insurance Act* of a joint stock insurance company under the name of Surmor Mortgage Guarantee Insurance Corporation (or such other name as may be approved) with power to undertake and transact Mortgage Guarantee Insurance, other than Life Insurance, for which a joint stock insurance company may be licensed under *The Insurance Act*.

Dated at Hamilton this 12th day of November, 1975.

MADRONICH & SHINEHOFT,
Barristers and Solicitors,
1192 Barton Street East,
Hamilton, Ontario L8H 2V7.

(9267)

47 to 50

TOWNSHIP OF PITTSBURGH requires RECREATION DIRECTOR

Applications in writing detailing qualifications, experience, etc. will be received by the undersigned until 5.00 p.m., December 5, 1975, for the position of Recreation Director.

Duties to include all aspects of Recreation and Parks Department. Preference will be given to candidates who possess an Interim Class "B" Recreation Director's Certificate or better.

Salary commensurate with qualifications and experience.

Please apply in writing to:

R. M. MULLEN,
Clerk/Administrator,
Pittsburgh Township Office,
P.O. Box 966,
Kingston, Ontario.

(9272)

47 to 48

THE BOUNDARIES ACT (R.S.O. 1970, Chapter 48)

NOTICE OF CONFIRMATION (B-519)

TAKE NOTICE that upon an Application made by Brian John Raymond, Ontario Land Surveyor, on behalf of and with the consent of Howard Keith Mann and Faye Mann, and pursuant to Section 11 of *The Boundaries Act*, I did confirm the true location on the ground of the boundaries of lands described in Instrument 158438, registered in the Land Registry Office for the Registry Division of Hastings (No. 21), and being part of Lot 5, Concession 2, in the Township of Sidney, County of Hastings, as set out in my Order of the 7th day of November, 1975.

AND FURTHER TAKE NOTICE that any person objecting to the confirmation may appeal to a Judge of the Supreme Court of Ontario; notice of such appeal must be served upon me within twenty days after the date of publication of this Notice in THE ONTARIO GAZETTE. I have directed that this Notice be published in THE ONTARIO GAZETTE on the 22nd day of November, 1975.

Dated at my Office in the Legal Surveys Branch, 3rd Floor, 400 University Avenue, Toronto, Ontario, this 7th day of November, 1975.

GORDON F. MACKAY,
Assistant Deputy Director of
Titles.

(9274)

47

Sheriff's Sale of Lands

UNDER AND BY VIRTUE OF an Execution issued out of the County Court of the Judicial District of York, to me directed, against the lands and tenements of Harvey Rubenstein and Associates Incorporated, Defendant, at the suit of Marvin Cooper, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of Harvey Rubenstein and Associates Incorporated, defendants, in and to:

All and singular that certain parcel or tract of land and premises situate, lying and being in the City of Toronto, in the Municipality of Metropolitan Toronto, in the Province of Ontario and being composed of that part of Block B according to a plan registered in the Registry Office for the Registry Division of the City of Toronto as Number 1010.

On the premises is said to be erected a seven room, semi-detached, three-storey brick residence, having a frontage of approximately 18.7 feet by

approximately 100 feet, with no drive or garage. It is oil heated, with a forced oil fire furnace.

Municipally known as 18 Strickland Avenue, Toronto, Ontario.

All of which said right, title, interest and equity of redemption of the said Harvey Rubenstein and Associates Incorporated, Defendants, in the said lands and tenements, I shall offer for sale by public auction in my office, Room 108, Court House, 361 University Ave., Toronto, Ontario, on Tuesday, December 30th, 1975, at 2.30 o'clock in the afternoon.

Dated at Toronto this 10th day of November, 1975.

This sale is subject to cancellation up to time of sale without any further notice.

PHILIP J. AMBROSE,
Sheriff, Judicial District of York.

(9268)

47

Publications Under The Regulations Act

November 22nd, 1975

THE NIAGARA ESCARPMENT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 861/75.

Order of the Treasurer.

Made—October 30th, 1975.

Filed—November 3rd, 1975.

REGULATION TO AMEND ONTARIO REGULATION 451/75 MADE UNDER

THE NIAGARA ESCARPMENT PLANNING AND DEVELOPMENT ACT, 1973

1. Subparagraph iii of paragraph 3 of the Schedule to Ontario Regulation 451/75 is revoked and the following substituted therefor:

- iii. Beginning at the intersection of the southerly boundary of the Township of Eastnor and the westerly limit of Concession VIII East of Bury Road;

Thence northerly along that westerly limit to the northerly limit of Lot 3 in the said Concession;

Thence easterly along that northerly limit to the northeasterly angle of that Lot;

Thence northerly along the easterly limit of lots 4 and 5 in the said Concession to the northeasterly angle of the said Lot 5;

Thence easterly to and along the southerly limit of Lot 6 in Concession IX East of Bury Road to its southeasterly angle;

Thence northerly along the easterly limit of lots 6 and 7 in the said Concession to the northeasterly angle of the said Lot 7;

Thence easterly along the southerly limit of Lot 8 in Concession X East of Bury Road to its southeasterly angle;

Thence northerly along the easterly limit of lots 8, 9 and 10 in the said Concession to the northeasterly angle of the said Lot 10;

Thence westerly along the northerly limit of Lot 10 in concessions X and IX East of Bury Road to the westerly limit of the said Concession IX;

Thence northerly to and along the westerly limit of Lot 11 in the said Concession to its northwesterly angle;

Thence westerly to and along the southerly limit of Lot 12 in Concession VIII East of Bury Road to its westerly limit;

Thence northerly along that westerly limit to the northwesterly angle of the said Lot;

Thence westerly along the southerly limit of Lot 13 in Concession VII East of Bury Road to its westerly limit;

Thence northerly along the westerly limit of lots 13 and 14 in the said Concession to the northwesterly angle of the said Lot 14;

Thence westerly to and along the southerly limit of Lot 15 in Concession VI East of Bury Road to its southwesterly angle;

Thence northerly along the westerly limit of the said Concession to the northwesterly angle of Lot 22 in the said Concession;

Thence westerly to and along the southerly limit of Lot 23 in Concession V East of Bury Road to its southwesterly angle;

Thence northerly along the westerly limit of lots 23 and 24 in the said Concession to the northwesterly angle of the said Lot 24;

Thence westerly to and along the southerly limit of Lot 25 in Concession IV East of Bury Road to its southwesterly angle;

Thence northerly along the westerly limit of the said Concession to the northerly limit of Lot 39 in the said Concession;

Thence easterly along the northerly limit of that Lot to its northeasterly angle;

Thence northerly along the westerly limit of the road allowance between concessions IV and V East of Bury Road, and its diversions, to the northerly boundary of the Township of Eastnor;

Thence easterly along that northerly boundary to the shore of Georgian Bay;

Thence southerly along that shore to the easterly prolongation of the northerly limit of Lot 69 as shown on a Plan registered in the Registry Office for the Registry Division of Bruce (No. 3) as Number 402;

Thence westerly to and along that northerly limit to the northwesterly limit of that Lot to the northwesterly limit of that Plan;

Thence southwesterly along the northwesterly limit of that Plan to the southwesterly angle of Lot 38 in Concession V East of Bury Road;

Thence southeasterly along the southwesterly limits of a Plan registered in that Registry Office as Number 436 to the southerly limit of Lot 36 in that Concession;

Thence easterly along that southerly limit to the shore of Georgian Bay;

Thence southerly along that shore to the southerly limit of Lot 35 in that Concession;

Thence westerly along that southerly limit to the southeasterly angle of Part 1 as shown on a Plan deposited in the Registry Office for the Registry Division of Bruce (No. 3) as Number 3R-608;

Thence northerly along that easterly limit of parts 1, 12 and 11 as shown on that Plan to the northeasterly angle of the said Part 11;

Thence westerly along the northerly limit of that Plan to its westerly limit;

Thence southerly along the westerly limit of that Plan to the southerly limit of Lot 35 in Concession V;

Thence easterly along that southerly limit to the northwesterly angle of Lot 37 as shown on a Plan registered in the said Registry Office as Number 411;

Thence southerly along the westerly limit of that Plan to the northerly limit of Lot 32 in that Concession;

Thence easterly along that northerly limit to the shore of Georgian Bay;

Thence southerly along that shore to the northeasterly angle of Part 12 as shown on a Plan deposited in the said Registry Office as Number 3R-467;

Thence westerly along the northerly limit of that Part 12 to its northwesterly angle;

Thence southwesterly crossing Isthmus Road to the northeasterly angle of Part 13 as shown on that Plan;

Thence westerly along the northerly limit of parts 13 and 11 as shown on that Plan to the westerly limit of that Plan;

Thence southerly along that westerly limit to the southerly limit of Lot 32 in that Concession;

Thence easterly along that southerly limit to the westerly limit of Isthmus Road;

Thence northerly along that westerly limit to the southeasterly angle of Part 13 as shown on that Plan;

Thence northeasterly to and along the southerly limit of Part 12 as shown on that Plan to the shore of Georgian Bay;

Thence southerly along that shore to the southerly limit of Lot 32 in that Concession V;

Thence westerly along that southerly limit to the northwesterly angle of the lands shown on a Plan registered in the said Registry Office as Number 390;

Thence southeasterly along the westerly limit of the said lands to the southerly limit of Lot 31 in that Concession;

Thence easterly along the southerly limit of that Lot 31 to its easterly limit;

Thence northerly along that easterly limit to the shore of Georgian Bay;

Thence southeasterly along that shore to the southerly limit of the road allowance between lots 30 and 31;

Thence westerly along that southerly limit to the westerly limit of Part 7 as shown on a Plan deposited in the said Registry Office as Number 3R-846;

Thence southerly along that westerly limit to the southerly limit of the lands shown on that Plan;

Thence easterly along that southerly limit and its prolongation to the westerly limit of Lot 8 as shown on a Plan registered in the said Registry Office as Number 407;

Thence southerly along the westerly limit of that Lot 8 to its southwesterly angle;

Thence easterly along the southerly limit of the lands shown on that Plan to the shore of Georgian Bay;

Thence southeasterly along that shore to the northerly limit of the lands shown on a Plan registered in the said Registry Office as Number 405;

Thence westerly along that northerly limit to the westerly limit of the said lands;

Thence southerly along that westerly limit to the southerly limit of the lands shown on a Plan registered in the said Registry Office as Number 405;

Thence easterly along that southerly limit to the shore of Georgian Bay;

Thence southerly along that shore to the northerly boundary of the Village of Lion's Head;

Thence westerly along that northerly boundary to the westerly boundary of that Village;

Thence southerly along that westerly boundary to the southerly boundary of that Village;

Thence easterly along that southerly boundary to the easterly boundary of that Village;

Thence northerly along that easterly boundary to the southerly limit of Lot 27 in Concession VI East of Bury Road;

Thence easterly along that southerly limit to the easterly limit of that Lot;

Thence northerly along that easterly limit to its northeasterly angle;

Thence easterly to and along the southerly limit of Lot 28 in Concession VII East of Bury Road to the southwesterly angle of Calvert Street;

Thence northeasterly along that southeasterly limit to the northeasterly limit of the lands shown on a Plan registered in the said Registry Office as Number 404;

Thence northwesterly along that northeasterly limit to the top of the cliff being the northerly limit of the said Plan;

Thence southwesterly along the top of that cliff to the westerly limit of Lot 28 in Concession VII East of Bury Road;

Thence northerly along that westerly limit to the shore of Georgian Bay;

Thence in a general southeasterly direction following that shore to the northerly limit of Lot 20 in the said Concession;

Thence westerly along that northerly limit to the northwesterly angle of Part 17 as shown on a Plan deposited in the said Registry Office as Number 3R-797;

Thence southerly along the westerly limit of parts 17 to 30, both inclusive, of that Plan to the southwesterly angle of that Part 30;

Thence easterly along the southerly limit of parts 30, 2 and 3 of that Plan to the westerly limit of a Plan registered in the said Registry Office as Number 385;

Thence southwesterly along the northwesterly limit of the lands shown on that Plan to the northwesterly angle of that Plan;

Thence southerly along the westerly limit of that Plan to its southwesterly angle;

Thence easterly along the southerly limit of that Plan to the rock bluff as shown on that Plan;

Thence northeasterly and southeasterly following that rock bluff to the northerly limit of Lot 16 in Concession VIII East of Bury Road;

Thence easterly along that northerly limit to the shore of Georgian Bay;

Thence easterly along that shore to the westerly limit of Part 41 as shown on a Plan deposited in the said Registry Office as Number 3R-171;

Thence southwesterly along the northwesterly limit of that Part to its most westerly limit;

Thence southerly along that westerly limit, being along the westerly limit of Lot 13 in Concession XII East of Bury Road, to the southerly limit of that Part 41;

Thence easterly along that southerly limit to the easterly limit of that Lot 13;

Thence northerly along that easterly limit to the shore of Georgian Bay;

Thence in a general southeasterly direction along that shore to the easterly angle of Part 24 as shown on a Plan deposited in the said Registry Office as Number 3R-143;

Thence northwesterly along the northeasterly limit of that Part to its northerly angle;

Thence northeasterly along the southeasterly limit of Part 61 as shown on that Plan to its easterly angle;

Thence northerly along the easterly limit of Part 62 of that Plan to its northeasterly angle;

Thence westerly along the northerly limit of parts 62 and 63 of that Plan to the westerly limit of Lot 7 in Concession XIII East of Bury Road;

Thence southerly along that westerly limit to the southwesterly angle of that Part 63;

Thence easterly along the southerly limit of the said parts 63 and 62 to the northwesterly angle of Part 57 of that Plan;

Thence southwesterly along the northwesterly limits of that Plan to the westerly limit of Lot 6 in that Concession;

Thence southerly along that westerly limit to the shore of Georgian Bay;

Thence southwesterly along that shore to the southerly boundary of the Township of Eastnor;

Thence westerly along that southerly boundary to the place of beginning.

2. Subparagraph iv of paragraph 4 of the Schedule to the said Regulation is revoked and the following substituted therefor:

iv. Beginning at the intersection of the southerly boundary of the Township of Lindsay and the westerly limit of Lot 1 in Concession V East of Bury Road;

Thence northerly along the westerly limit of lots 1 and 2 in the said Concession to the northwesterly angle of the said Lot 2;

Thence easterly along the northerly limit of that Lot to the southwesterly angle of Lot 3 in Concession VI East of Bury Road;

Thence northerly along the westerly limit of lots 3, 4 and 5 in the said Concession to the northwesterly angle of the said Lot 5;

Thence easterly along the northerly limit of that Lot to the southwesterly angle of Lot 6 in Concession VII East of Bury Road;

Thence northerly along the westerly limit of lots 6, 7 and 8 in the said Concession to the northwesterly angle of the said Lot 8;

Thence easterly along the northerly limit of that Lot to the southwesterly angle of Lot 9 in Concession VIII East of Bury Road;

Thence northerly along the westerly limit of the said Concession to the northwesterly angle of Lot 17 in the said Concession;

Thence westerly along the southerly limit of Lot 18 in Concession VII East of Bury Road to its southwesterly angle;

Thence northerly along the westerly limit of the said Concession to the northwesterly angle of Lot 33 in the said Concession;

Thence easterly along the northerly limit of that Lot to the southwesterly angle of Lot 34 in Concession VIII East of Bury Road;

Thence northerly along the westerly limit of the said Concession to the northwesterly angle of Lot 37 in the said Concession;

Thence easterly along the northerly limit of that Lot to the southwesterly angle of Lot 38 in Concession IX East of Bury Road;

Thence northerly along the westerly limit of lots 38 and 39 in the said Concession to the northwesterly angle of the said Lot 39;

Thence easterly along the northerly limit of Lot 39 in concessions IX, X, XI and XII to the easterly limit of the said Concession XII;

Thence northerly along the easterly limit of lots 40 and 41 in the said Concession to the northeasterly angle of the said Lot 41;

Thence westerly along the southerly limit of Lot 42 in concessions XII, XI, X and IX to the westerly limit of the said Concession IX;

Thence northerly along the westerly limit of the said Concession to the northerly boundary of the Township of Lindsay;

Thence northeasterly along that northerly boundary to the shore of Georgian Bay;

Thence southerly along that shore to the easterly limit of Lot 38 in Concession XI East of Bury Road;

Thence northerly along that easterly limit to the northerly limit of that Lot;

Thence westerly along that northerly limit to the northwesterly angle of the lands shown on a Plan registered in the said Registry Office as Number 427;

Thence southwesterly in a straight line to a point distant 300 feet measured northerly along the westerly limit of that Lot 38 from its southwesterly angle;

Thence southerly along the westerly limit of lots 38 and 37 in that Concession to the northeasterly prolongation of the northwesterly limit of the lands shown on a Plan registered in that Registry Office as Number 364;

Thence southwesterly to and along that northwesterly limit to the southerly limit of Lot 36 in Concession X East of Bury Road;

Thence easterly along that southerly limit to the shore of Georgian Bay;

Thence southwesterly along that shore to the northerly limit of the lands shown on a Plan registered in that Registry Office as Number 367;

Thence westerly, southerly and easterly along the limits of the said lands to the shore of Georgian Bay;

Thence southerly along that shore to the easterly prolongation of the northerly limit of the lands shown on a Plan registered in that Registry Office as Number 396;

Thence westerly to and along that northerly limit to the westerly limit of the said lands;

Thence southerly along the westerly limit of the lands shown on plans registered in that Registry Office as numbers 396 and 394 to the southerly limit of Lot 22 in Concession VIII East of Bury Road;

Thence easterly along that southerly limit to the shore of Georgian Bay;

Thence southerly along that shore to the northerly limit of Lot 19 in Concession IX East of Bury Road;

Thence westerly along that northerly limit to the westerly limit of the lands shown on a Plan deposited in that Registry Office as Number 3R-190;

Thence southeasterly and northeasterly along the southwesterly and southeasterly limits of the said Plan to the shore of Georgian Bay;

Thence southerly along the said shore to the northerly limit of Lot 14 in the said Concession;

Thence westerly along that northerly limit to the lands shown on a Plan deposited in the said Registry Office as Number 3R-160;

Thence southerly along the westerly limit of plans deposited in that Registry Office as Numbers 3R-160 and 3R-159 to the southerly limit of Lot 11 in the said Concession;

Thence easterly along that limit to the shore of Georgian Bay;

Thence southerly along that shore to the northerly limit of Lot 9 in the said Concession;

Thence westerly along that northerly limit to the westerly limit of the lands shown on a Plan deposited in that Registry Office as Number 3R-172;

Thence southerly along the westerly limit of the said lands to the southerly limit of Lot 7 in the said Concession;

Thence easterly along that southerly limit to the shore of Georgian Bay;

Thence southerly along that shore to the southerly boundary of the Township of Lindsay;

Thence westerly along the said southerly boundary to the place of beginning.

W. DARCY MCKEOUGH
*Treasurer of Ontario and
Minister of Economics and
Intergovernmental Affairs*

Dated at Toronto, this 30th day of October, 1975.

(6465)

47

THE TOBACCO TAX ACT

O. Reg. 862/75.

General.

Made—October 29th, 1975.

Filed—November 4th, 1975.

REGULATION TO AMEND REGULATION 812 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE TOBACCO TAX ACT

1. Sections 4 and 5 of Regulation 812 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

4. Every wholesale dealer who ceases to be a wholesale dealer shall surrender his permit to the Minister within ten days of the cessation. O. Reg. 862/75, s. 1, *part*.

5. Every wholesale dealer who changes the name under which he is carrying on business or the address of his principal place of business shall immediately notify the Minister. O. Reg. 862/75, s. 1, *part*.

2. Section 7 of the said Regulation is revoked and the following substituted therefor:

7. Where a wholesale dealer's permit has been lost, destroyed or defaced, the wholesale dealer shall immediately advise the Minister of the loss, destruction or defacement and the Minister may issue a copy of the permit, which shall have the same force and effect as the original. O. Reg. 862/75, s. 2.

3. Subsections 2 and 3 of section 10 of the said Regulation are revoked and the following substituted therefor:

(2) Notwithstanding subsection 1, the Minister may, upon application in writing, authorize a collector who maintains his records so that he closes his books at the end of a period that does not coincide with a calendar month, but that is not longer in duration than five weeks, to deliver the return and remit the tax required by subsection 1 on or before the 28th day following the end of such period.

(3) Notwithstanding subsections 1 and 2, the Minister may at any time require a collector to deliver a return covering such period and including such information as the Minister determines, and the collector shall remit to the Treasurer therewith the tax collected by him during such period. O. Reg. 862/75, s. 3.

4. Subsection 1 of section 11 of the said Regulation is revoked and the following substituted therefor:

(1) Where the Minister has authorized a collector to file his return under subsection 2 of section 10, the collector shall, on or before the 1st day of March in each year, provide the Minister with a statement indicating the dates upon which the collector will end each period during the following fiscal year. O. Reg. 862/75, s. 4.

5. Sections 12, 13 and 14 of the said Regulation are revoked and the following substituted therefor:

12.—(1) The Minister may upon application in writing authorize a collector to deliver a consolidated return with respect to all his places of business.

(2) Where the Minister has authorized a collector to deliver a consolidated return as provided in subsection 1, the return shall be accompanied by a schedule showing the address of each place of business and the amount of tax collected at each place of business. O. Reg. 862/75, s. 5, *part*.

13. Every retail dealer who purchases tobacco from a person other than a wholesale dealer holding a permit issued under the Act shall prepare a report giving particulars of the purchase and forward the report, together with all taxes due with respect to the tobacco, to the Minister within twenty-five days of the purchase. O. Reg. 862/75, s. 5, *part*.

14. Every consumer who purchases tobacco from any person who does not hold either a vendor's permit issued under *The Retail Sales Tax Act*, or a wholesale dealer's permit issued under *The Tobacco Tax Act*, shall prepare a report giving particulars of the purchase and forward the report, together with all taxes due with respect to the tobacco, to the Minister within twenty-five days of the purchase. O. Reg. 862/75, s. 5, *part*.

6. Section 15 of the said Regulation is revoked. O. Reg. 862/75, s. 6.

7. Section 17 of the said Regulation is revoked and the following substituted therefor:

17.—(1) Where a dealer or collector fails to make a return as required under this Regulation, or if his returns are not substantiated by his records, the Minister may make an assessment of the tax collected by the dealer or collector for which he has not accounted and such assessed amount shall thereupon be deemed to be the tax collected.

(2) The Minister may at any time he considers reasonable assess or reassess any tax collectable by a dealer or collector under the Act. O. Reg. 862/75, s. 7.

8. Subsection 2 of section 19 of the said Regulation is revoked and the following substituted therefor:

(2) Every collector shall, until written permission for their disposal is received from the Minister, retain every such record or book of account and every account or voucher necessary to verify the information in any such record or book of account. O. Reg. 862/75, s. 8.

9. Sections 20 and 21 of the said Regulation are revoked and the following substituted therefor:

20.—(1) The Minister may require a collector to deposit with the Minister a surety bond satisfactory to the Minister in an amount not less than an amount equal to three times the amount of the estimated tax that would be collected by the collector each month under the Act.

(2) Where a collector who has deposited a surety bond with the Minister under subsection 1 has failed to collect or remit tax in accordance with the Act, the Minister may, by giving written notice to the collector by registered mail or personal service, apply the bond in whole or in part to the amount that should have been collected, remitted or paid by the collector under the Act. O. Reg. 862/75, s. 9, *part*.

21. The Minister may, upon application from a collector, refund the tax remitted by the collector for tobacco that has been returned by a dealer to the collector for credit and upon which tax has been collected at the time of delivery to the dealer. O. Reg. 862/75, s. 9, *part*.

10. Subsections 1 and 4 of section 22 of the said Regulation, as remade by section 3 of Ontario Regulation 285/72, are revoked and the following substituted therefor:

(1) The Minister may refund to a collector tax remitted by him to the Minister to the extent that the purchase price of the tobacco products on which the tax was paid has become a bad debt of the collector, but, except where clause *a* of subsection 2 is applicable, no refund may be made under this section with respect to tobacco products which have been purchased from the collector prior to May 1st, 1972. O. Reg. 862/75, s. 10, *part*.

(4) Where a tax refund has been made under this section, such tax shall remain payable to the Minister and such tax shall be repaid to the Minister out of any subsequent recovery made by the collector. O. Reg. 862/75, s. 10, *part*.

11. Section 23 of the said Regulation, as remade by section 3 of Ontario Regulation 285/72, is revoked and the following substituted therefor:

23. Where a collector establishes to the satisfaction of the Minister that tax has been remitted by him to the Minister in respect of tobacco products which by reason of a loss by fire, theft or breaking and entering he is unable to recover from a dealer or consumer, the Minister may refund such tax to the collector provided that,

(a) the loss can be substantiated by such evidence as may be required by the Minister from time to time;

(b) in the case of a loss by theft or breaking and entering, it has been established that the loss did not result either directly or indirectly from the negligence of the collector; and

(c) the loss occurred on or after the 1st day of May, 1972. O. Reg. 862/75, s. 11.

12. The said Regulation is amended by adding thereto the following sections:

28. The Minister may extend the time for making any return either before or after the time for making it has expired. O. Reg. 862/75, s. 12, *part*.

29.—(1) The officer holding the position of Deputy Minister of Revenue may exercise the powers and perform the duties of the Minister,

(a) under the following sections of the Act,

(i) section 4,

(ii) subsections 1 and 4 of section 9,

(iii) subsection 1 of section 10; and

(b) under the following sections of this Regulation,

(i) section 1*a*,

(ii) clause *a* of subsection 1 of section 10,

(iii) section 17,

(iv) section 28.

(2) The officer in the Ministry of Revenue holding the position of Comptroller of Revenue may exercise the powers and perform the duties of the Minister,

(a) under the following sections of the Act,

(i) section 4,

(ii) subsections 1, 4 and 6 of section 9,

(iii) subsection 1 of section 10,

(iv) subsection 2 of section 12; and

(b) under the following sections of this Regulation,

(i) section 1*a*,

(ii) clause *a* of subsection 1 of section 10,

(iii) subsections 2 and 3 of section 10,

(iv) subsection 1 of section 12,

(v) subsection 2 of section 19,

(vi) sections 20 and 28.

(3) The officer in the Ministry of Revenue holding the position of Director, Gasoline Tax Branch may exercise the powers and perform the duties of the Minister,

(a) under the following sections of the Act,

(i) section 4,

(ii) subsection 1 of section 6,

(iii) clauses *a*, *b* and *c* of subsection 1 of section 9 and subsections 2, 3, 5, 6 and 8 of section 9,

(iv) subsection 2 of section 12; and

(b) under the following sections of this Regulation,

(i) section 1*a*,

(ii) clause *a* of subsection 1 of section 10,

(iii) subsections 2 and 3 of section 10,

(iv) subsection 1 of section 12,

(v) subsection 2 of section 19, and

(vi) sections 20 and 28.

(4) The officer in the Ministry of Revenue holding the position of Manager of Operations, Gasoline Tax Branch, may exercise the powers and perform the duties of the Minister,

(a) under subsection 1 of section 6 and clauses *a*, *b* and *c* of subsection 1 and subsections 2, 3, 5 and 8 of section 9 of the Act; and

(b) under the following sections of this Regulation,

(i) subsections 2 and 3 of section 10,

(ii) subsection 1 of section 12, and

(iii) subsection 2 of section 19.

(5) The officer in the Ministry of Revenue holding the position of Chief Legislation and Planning Officer, Gasoline Tax Branch may exercise the powers and perform the duties of the Minister under subsection 1 of section 6 of the Act and section 20 of this Regulation.

(6) The officer in the Ministry of Revenue holding the position of Chief Tax Auditor, Gasoline Tax Branch may exercise the powers and perform the duties of the Minister under clauses *a*, *b* and *c* of subsection 1 of section 9 and subsections 2, 3, 5 and 8 of section 9 of the Act.

(7) The officer in the Ministry of Revenue holding the position of Director, Special Investigations Branch may exercise the powers and perform the duties of the Minister under subsections 1, 2, 3, 4 and 6 of section 9 of the Act.

(8) The officer in the Ministry of Revenue holding the position of Director, Legal Services Branch may exercise the powers and perform the duties of the Minister under subsection 2 of section 12 of the Act. O. Reg. 862/75, s. 12, *part*.

(6482)

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THE PLANNING ACT

O. Reg. 863/75.

Order made under Section 29*a* of

The Planning Act.

Made—October 28th, 1975.

Filed—November 4th, 1975.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29*a* OF THE PLANNING ACT

1. A contravention, before the 19th day of March, 1973, of section 29 of *The Planning Act* or a predecessor thereof or of a by-law passed under a predecessor of the said section or of an Order made under clause *b* of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of *The Planning Act*, being chapter 296 of the Revised Statutes of Ontario, 1960, or a predecessor thereof does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Township of Bentinck in the County of Grey and being that part of Lot 15 in Concession VII described as follows:

Premising that the bearing of the easterly limit of said Lot is north 11° 34' 20" west and relating all bearings thereto;

Beginning at a point in the easterly limit of the Lot distant 1,230 feet measured south 11° 34' 20" east along said easterly limit from the northeasternly angle of said Lot;

Thence south 11° 34' 20" east along said easterly limit a distance of 420 feet;

Thence westerly parallel with the northerly limit of said Lot a distance of 214.50 feet;

Thence north 39° 46' 50" west a distance of 471.59 feet, more or less, to a line drawn through the place of beginning on a bearing of south 77° 17' 30" west;

Thence north 77° 17' 30" east along said line a distance of 437.45 feet to the place of beginning.
O. Reg. 863/75, s. 1.

JOHN R. RHODES
Minister of Housing.

Dated at Toronto, this 28th day of October, 1975.

(6483)

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THE PLANNING ACT

O. Reg. 864/75.

Restricted Areas—County of Haldimand,
Township of Dunn.

Made—October 31st, 1975.

Filed—November 6th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 280/73 MADE UNDER THE PLANNING ACT

1. Section 42 of Ontario Regulation 280/73, as remade by section 1 of Ontario Regulation 789/75, is revoked and the following substituted therefor:

42. Notwithstanding any other provision of this Order, each of the lands described in Schedules 15, 16, 17, 18, 19, 21, 22, 27, 29, 30, 31 and 34 may be used for the erection and use thereon of one single-family dwelling and buildings and structures accessory thereto, provided the provisions of section 15 and the following requirements are met:

Minimum front yard	25 feet
Minimum side yard	10 feet
Minimum rear yard	25 feet
Minimum total floor area of dwelling	1,000 square feet
Maximum area of lot to be occupied by dwelling	15 per cent
Maximum height of dwelling	two and one-half storeys

O. Reg. 864/75, s. 1.

2. The said Regulation is amended by adding thereto the following section:

46. Notwithstanding any other provision of this Order, the land described in Schedule 32 may be used for the erection and use thereon of one single-family cottage and buildings and structures accessory thereto provided the following requirements are met:

Minimum front yard	25 feet
Minimum side yard	10 feet
Minimum rear yard	25 feet
Minimum total floor area of cottage	1,000 square feet
Maximum area of lot to be occupied by cottage	15 per cent
Maximum height of cottage	two and one-half storeys

No accessory building or structure shall be erected closer to the front lot line than any existing single-family cottage on such lot. No accessory building or structure shall be less than four feet from any lot line.

The total coverage of all accessory buildings shall not exceed 5 per cent.

No accessory building or structure shall exceed a height of fifteen feet. O. Reg. 864/75, s. 2.

3. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 34

That parcel of land situate in the Town of Dunnville in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Dunn in the County of Haldimand, being composed of part of Lot 6 in Concession II more particularly described as follows:

Beginning at a place where the southerly limit of the road allowance between concessions II and III intersects the water's edge of the Grand River;

Thence westerly along the southerly limit of the said road allowance to where it is intersected by the easterly limit of the River Road running in a southerly direction from the said road allowance;

Thence southerly along the easterly limit of the said River Road to an inlet of the Grand River known as Dickson's Creek;

Thence northeasterly along the edge of the said Creek to the place of beginning. O. Reg. 864/75, s. 3.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 31st day of October, 1975.

(6484)

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THE PLANNING ACT

O. Reg. 865/75.

Order made under Section 29a of
The Planning Act.
Made—October 21st, 1975.
Filed—November 6th, 1975.

REGULATION MADE UNDER
THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF
THE PLANNING ACT

1. A contravention, before the 19th day of March, 1973, of section 29 of *The Planning Act* or a predecessor thereof or of a by-law passed under a predecessor of the said section or of an Order made under clause *b* of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of *The Planning Act*, being chapter 296 of the Revised Statutes of Ontario, 1960, or a predecessor thereof does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Town of Whitchurch-Stouffville in The Regional Municipality of York being composed of that part of Lot 26 in Concession III designated as Parts 1 and 2 on a Reference Plan deposited in the Land Registry Office for the Registry Division of York North (No. 65) as Number 65R-1547. O. Reg. 865/75, s. 1.

JOHN R. RHODES
Minister of Housing.

Dated at Toronto, this 21st day of October, 1975.

(6485) 47

THE LEGISLATIVE ASSEMBLY
RETIREMENT ALLOWANCES ACT, 1973

O. Reg. 866/75.

General.
Made—August 13th, 1975.
Filed—November 6th, 1975.

REGULATION MADE UNDER
THE LEGISLATIVE ASSEMBLY
RETIREMENT ALLOWANCES ACT, 1973

GENERAL

1. For the purpose of subsection 3 of section 24 and subsection 3 of section 25 of the Act, payment of instalments shall be made in thirty-five equal monthly instalments, the first payment of which shall be one month after the date of the election by the member and thereafter on the same date in each and every succeeding month, until all the contributions have been fully made. O. Reg. 866/75, s. 1.

2.—(1) Table 1 is prescribed for the purposes of subsection 4 of section 6 and subsection 4 of section 9 of the Act.

(2) Table 2 is prescribed for the purposes of subsection 4 of section 18 and subsection 3 of section 19 of the Act. O. Reg. 866/75, s. 2.

3. Annuities shall, for the purposes of clause *b* of subsection 2 of section 16 of the Act, be calculated in accordance with Table 3. O. Reg. 866/75, s. 3.

4. Regulation 558 of Revised Regulations of Ontario, 1970 is revoked. O. Reg. 866/75, s. 4.

TABLE 1

Age last birthday before former member or minister elects to take an immediate allowance	Reduction factor to be applied to the amount of the allowance determined under section 6 (4) or 9 (4) of the Act
54	93%
53	87
52	81
51	76
50	71
49	67
48	63
47	59
46	55
45	52
44	49
43	46
42	44
41	42
40	40
39	38
38	36
37	34
36	32
35 or younger	30

O. Reg. 866/75, Table 1.

TABLE 2

60-Age-Years of Service	Reduction Factor
1	.94
2	.89
3	.84
4	.79
5	.74
6	.70
7	.66
8	.62
9	.58
10	.55
11	.51
12	.48
13	.45
14	.42
15	.40
16	.37
17	.35
18	.33
19	.31
20 and greater	.30

O. Reg. 866/75, Table 2.

Monthly Income Purchased by \$100

Age	Married Male	Married Female	Single Male	Single Female
59	.63	.62	.73	.65
60	.65	.63	.75	.66
61	.66	.65	.77	.68
62	.68	.66	.79	.70
63	.70	.68	.82	.71
64	.71	.70	.84	.73
65	.73	.71	.87	.75
66	.75	.73	.90	.78
67	.77	.76	.93	.80
68	.80	.78	.97	.83
69	.82	.80	1.01	.85
70	.85	.83	1.05	.88
71	.88	.86	1.09	.92
72	.91	.89	1.14	.95
73	.94	.92	1.19	.99
74	.98	.96	1.24	1.03
75 and above	1.02	1.00	1.30	1.07

Apply reduction factors in Table 1 to age 55 rate for ages below 55.

O. Reg. 866/75, Table 3.

(6486)

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TABLE 3

ANNUITY PURCHASE FACTORS FOR ANNUITIES

Monthly Income Purchased by \$100

Age	Married Male	Married Female	Single Male	Single Female
55	.59	.58	.66	.60
56	.60	.59	.68	.61
57	.61	.60	.69	.62
58	.62	.61	.71	.64

THE PLANNING ACT

O. Reg. 867/75.

Restricted Areas—County of Norfolk,
Township of South Walsingham.

Made—November 5th, 1975.

Filed—November 6th, 1975.

REGULATION TO AMEND
ONTARIO REGULATION 289/73
MADE UNDER
THE PLANNING ACT

1. Section 41 of Ontario Regulation 289/73, as remade by section 1 of Ontario Regulation 428/75, is revoked and the following substituted therefor:

41. Notwithstanding any other provision of this Order, the lands described in Schedules 15, 21 and 23 may each be used for the erection and use thereon of one single-family dwelling and buildings and structures accessory thereto. O. Reg. 867/75, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 23

That parcel of land situate in the Township of Norfolk in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of South Walsingham in the County of Norfolk, being composed of that part of Lot 7 in Concession I designated as Part 1 on a Plan deposited in the Land Registry Office for the Registry Division of Norfolk (No. 37) as Number 37R-589. O. Reg. 867/75, s. 2.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 5th day of November, 1975.

(6487) 47

THE NIAGARA ESCARPMENT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 868/75.

Order of the Treasurer.

Made—November 7th, 1975.

Filed—November 7th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 451/75 MADE UNDER

THE NIAGARA ESCARPMENT PLANNING AND DEVELOPMENT ACT, 1973

1. Paragraph 34 of the Schedule to Ontario Regulation 451/75, as remade by section 11 of Ontario Regulation 646/75, is revoked and the following substituted therefor:

34. In the Town of Pelham in The Regional Municipality of Niagara described as follows:

Beginning at the northeasterly angle of the Town of Pelham;

Thence southerly, southeasterly and southerly following the boundaries of the said Town to the southerly limit of Lot 160 of the former Township of Thorold;

Thence westerly along the southerly limit of lots 160, 161 and 162 of the said former Township and crossing the road allowance between lots 162 and 163 of the said former Township to the southeasterly angle of the said Lot 163;

Thence northerly along the easterly limit of that Lot to the northeasterly angle of a Plan deposited in the Land Registry Office for the Registry Division of Niagara South (No. 59) as Number M-20;

Thence westerly along the northerly limit of the said Plan to its westerly limit;

Thence southerly along that westerly limit to the southerly limit of that Lot 163;

Thence south $87^{\circ} 04' 30''$ west along that southerly limit 206.70 feet to a point distant 209.77 feet measured easterly therealong from the southwesterly angle of that Lot;

Thence north $3^{\circ} 01' 30''$ west 314.72 feet to a point;

Thence south $87^{\circ} 04' 30''$ west 226.14 feet to the westerly boundary of the said former Township;

Thence northerly along that westerly boundary to the easterly prolongation of the northerly limit of Lot 1 in Concession VII of the former Township of Pelham;

Thence westerly to and along the northerly limit of lots 1, 2 and 3 in the said Concession to the northwesterly angle of the said Lot 3;

Thence southerly along the westerly limit of the said Lot to the northerly limit of Regional Road Number 20;

Thence westerly along that northerly limit to the westerly limit of Lot 8 in the said Concession;

Thence northerly along the westerly limit of Lot 8 in concessions VII and VI of the said former Township to the northwesterly angle of the said Lot;

Thence westerly along the northerly limit of lots 9, 10 and 11 in the said Concession to the northwesterly angle of the said Lot 11;

Thence northerly to and along the westerly limit of Lot 11 in Concession V of the former Township of Pelham to its northwesterly angle;

Thence easterly along the northerly limit of lots 11, 10 and 9 in the said Concession to the northeasterly angle of the said Lot 9;

Thence northerly to and along the westerly limit of Lot 8 in Concession IV of the former Township of Pelham to its north-westerly angle;

Thence easterly along the northerly limit of that Lot to its northeasterly angle;

Thence northerly to and along the easterly limit of Lot 8 in concessions III and II of the former Township of Pelham to the northeasterly angle of the said Lot 8;

Thence westerly along the northerly limit of lots 8, 9 and 10 in the said Concession to the northwesterly angle of the said Lot 10;

Thence northerly to and along the westerly limit of Lot 10 in Concession I of the former Township of Pelham and its prolongation to the northerly boundary of the Town of Pelham;

Thence easterly along that boundary to the place of beginning.

W. DARCY MCKEOUGH
*Treasurer of Ontario and
Minister of Economics and
Intergovernmental Affairs*

Dated at Toronto, this 7th day of November, 1975.

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NOTICE TO SHERIFFS AND TREASURERS

Re Advertising Sale of Lands for Taxes in "The Ontario Gazette", Year 1975

Section 584 of The Municipal Act provides:

584. **The day of the sale** shall be **more** than ninety-one days after the first publication of the list in THE ONTARIO GAZETTE.

During year 1975 the dates for publication of tax sale advertisements in THE ONTARIO GAZETTE are as follows:

January 4th,	Issue No.	1—Earliest Date Sale can be held—	April 7th,	1975	
February 1st,	" "	5	" " " " " " " " " " " "	—May 5th,	"
March 1st,	" "	9	" " " " " " " " " " " "	—June 2nd,	"
April 5th,	" "	14	" " " " " " " " " " " "	—July 6th,	"
May 3rd,	" "	18	" " " " " " " " " " " "	—August 3rd,	"
June 7th,	" "	22	" " " " " " " " " " " "	—September 7th,	"
July 5th,	" "	27	" " " " " " " " " " " "	—October 5th,	"
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September 6th,	" "	36	" " " " " " " " " " " "	—December 7th,	"
October 4th,	" "	40	" " " " " " " " " " " "	—January 4th,	1976
November 1st,	" "	44	" " " " " " " " " " " "	—February 1st,	"
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Advertisements of tax sales must be received at least **TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE.**

REGULATION MADE UNDER THE OFFICIAL NOTICES PUBLICATION ACT

THE ONTARIO GAZETTE is published each Saturday and **advertisements must be received before Wednesday 4 p.m. 10 days before publication date to ensure inclusion in the next issue.**

Advertisements should be typewritten or printed legibly, **separate from covering letter.** Number of insertions required must be stated and the names of all signing officers typewritten or printed.

Advertising Rate: \$5.00 per single-column inch.

The rates payable for copies of THE ONTARIO GAZETTE are,

by subscribers for a subscription of 52 weekly issues, \$20.00; and

by others for a single copy, 50 cents. Payable in advance.

Rates subject to change without notice.

Cheques should be made payable to THE TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

No **exchange** required on cheques.

All correspondence should be addressed:

THE ONTARIO GAZETTE

9th Floor, Ferguson Block, Queen's Park, Toronto, Ontario M7A 1N3
Telephone 965-2238

ONTARIO GOVERNMENT BOOKSTORE

880 Bay Street, Toronto, Ontario

Telephone 965-2054 - 5

BUSINESS HOURS:

9 a.m. to 6 p.m. Monday to Friday

NEW PUBLICATIONS NOW AVAILABLE

Title	Price
Labour Relations Act (July, 1975)	\$2.00
Conservation Authorities Act (Aug., 1975)	50¢
Expropriations Act (July, 1975)	1.50
Ministry of Culture & Recreation Act (June, 1975)	75¢
Ambulance Act & Regs. (July, 1975)	75¢
Health Disciplines Act (Aug., 1975)	1.00
Regulations	
Nursing	15¢
Optometry	15¢
Dentistry	15¢
Medicine	20¢
Pharmacy	30¢
Ontario and You	
Finnish	1.25
Polish	1.25
Korean	1.25
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THE ONTARIO GAZETTE

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Ontario Gazette

Vol. 108 - 48

TORONTO, SATURDAY, NOVEMBER 29th 1975

Proclamations

(Great Seal of Ontario) PAULINE M. MCGIBBON

PROVINCE OF ONTARIO

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories Queen, Head of the Commonwealth, Defender of the Faith.

TO ALL TO WHOM THESE PRESENTS SHALL COME,

GREETING:

PROCLAMATION

WHEREAS by an Act passed at the Fifth Session of the twenty-ninth Legislature of Ontario convened on the eleventh day of March, 1975, and dissolved on the eleventh day of August, 1975, intituled "The Mechanics' Lien Amendment Act, 1975" being Chapter 43 of the Statutes of Ontario, 1975, it is enacted by Section 15 (1) thereof that the said Act shall come into force on a day to be named by Our Lieutenant Governor by her Proclamation;

AND WHEREAS it has appeared expedient that a Proclamation should now issue bringing the said Act into force;

NOW THEREFORE KNOW YE that, having taken the premises into Our Royal consideration, We, by and with the advice of Our Executive Council of Our Province of Ontario and in the exercise of the power in US vested in this behalf by the said Act or otherwise howsoever, Do, by this Our Royal PROCLAMATION hereby Name Thursday, the first day of January, 1976, as the day upon which the said Act intituled "The Mechanics' Lien Amendment Act, 1975" shall come into force.

OF ALL WHICH PREMISES all Our loving subjects and all others whom it doth or may in any concern are hereby required to take notice and govern themselves accordingly.

IN TESTIMONY WHEREOF We have caused these Our Letters to be made patent and the Great Seal of Our Province of Ontario to be hereunto affixed.

WITNESS:

THE HONOURABLE PAULINE M. MCGIBBON,
An Officer of the Order of Canada,
Doctor of Laws, Doctor of University (Ottawa),
Bachelor of Applied Arts (Theatre), LIEU-
TENANT GOVERNOR OF OUR PROVINCE
OF ONTARIO,

at Our City of Toronto in Our said Province this fifth day of November in the year of Our Lord one thousand nine hundred and seventy-five and in the twenty-fourth year of Our Reign.

BY COMMAND

MARGARET SCRIVENER,
Minister of Government Services.

(6598)

48

(Great Seal of Ontario) PAULINE M. MCGIBBON

PROVINCE OF ONTARIO

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories Queen, Head of the Commonwealth, Defender of the Faith.

TO ALL TO WHOM THESE PRESENTS SHALL COME,

GREETING:

PROCLAMATION

WHEREAS by an Act passed at the Fourth Session of the twenty-ninth Legislature of Ontario convened on the fifth day of March, 1974, intituled "The Environmental Protection Amendment Act, 1974 (No. 2)", it is enacted by Section 5 thereof that the said Act shall come into force on a day to be named by Our Lieutenant Governor by her Proclamation;

AND WHEREAS it has appeared expedient that a Proclamation should now issue bringing the said Act into force;

NOW THEREFORE KNOW YE that, having taken the premises into Our Royal consideration, We, by and with the advice of Our Executive Council of Our Province of Ontario and in the exercise of the power in US vested in this behalf by the said Act or otherwise howsoever, Do, by this Our Royal PROCLAMATION hereby Name Wednesday, the eighth day of October, 1975, as the day upon which the said Act intituled "The Environmental Protection Amendment Act, 1974 (No. 2)" shall come into force.

OF ALL WHICH PREMISES all Our loving subjects and all others whom it doth or may in anywise concern are hereby required to take notice and govern themselves accordingly.

IN TESTIMONY WHEREOF We have caused these Our Letters to be made patent and the Great Seal of Our Province of Ontario to be hereunto affixed.

WITNESS:

THE HONOURABLE PAULINE M. MCGIBBON,
An Officer of the Order of Canada,
Doctor of Laws, Doctor of University (Ottawa),
Bachelor of Applied Arts (Theatre), LIEU-
TENANT GOVERNOR OF OUR PROVINCE
OF ONTARIO,

at Our City of Toronto in Our said Province this fifth day of November in the year of Our Lord one thousand nine hundred and seventy-five and in the twenty-fourth year of Our Reign.

BY COMMAND

MARGARET SCRIVENER,
Minister of Government Services.

(6599)

48

The Ontario Highway Transport Board Act

PUBLIC NOTICE

The Ontario Highway Transport Board will hold its next Ottawa sittings during the week commencing

January 19th, 1976, at the County Court House, 2 Daly Avenue, Ottawa.

E. J. SHONIKER,
Chairman.

(6559)

48

The following application for a certificate under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Thursday, the 22nd day of January, 1976, at 10 a.m. (E.S.T.):

Checker Cartage (Waterloo)
Ltd.,
435 Conestogo Road,
Waterloo, Ontario,

24057-E

applies for an extension to Class 'D' privileges on Class 'A' public commercial vehicle operating licence No. A-802, "After the word 'Woolwich' add the words 'and Wilmot' so that as amended/extended this extension granted will read as follows: To permit continuation of Contract Service to Canadian National Railway Company for freight, express and baggage between Kitchener and the Townships of Woolwich and Wilmot".

D. S. CHURCH,
Secretary.

(6560)

48

The following applications for certificates under the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, and *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, will be heard by the Ontario Highway Transport Board, at County Court House, 2 Daly Avenue, Ottawa, Ontario, on Monday, the 19th day of January, 1976, at 10 a.m. (E.S.T.):

Delaney Bus Lines Limited,
R.R. #1,
Avonmore, Ontario K0C 1C0,

25089-B

applies for extra-provincial operating licence, "For the carriage of passengers in charter trip service from the Township of Finch; the Township of Roxborough exclusive of the Villages of Monkland and Moose Creek; and the Township of Cornwall exclusive of the city of Cornwall; to the Ontario-Quebec border for furtherance to points in the Province of Quebec and return;

also for carriage of students and supervisors on educational trips in charter trip service ordered by and on behalf of the Stormont, Dundas and Glengarry County Board of Education, and the Stormont, Dundas and Glengarry County Roman Catholic Separate School Board to points in the Province of Quebec, and return.

PROVIDED that this service be restricted to the use of school type buses only".

Robert Francis Hayden, Esq., 24388-B
R.R. #3,
Lansdowne, Ontario,

applies for an extension to Class 'F' public commercial vehicle operating licence No. F-26614, "For the pick-up and carriage of garbage from farms, commercial industrial, recreational installations and private homes in the townships of the Front of Escott, the Front of Leeds and Lansdowne; and the Rear of Leeds and Lansdowne to such disposal sites as may be approved by the Department of Environment in the United Counties of Leeds".

Maurice Cayer, Esq., 25108
R.R. #1,
Casselman, Ontario,

applies for Class 'K' public commercial vehicle operating licence, "For the transportation of heavy duty machinery and similar equipment that require special loading devices and cannot be carried on a standard truck, trailer of semi-trailer, between the Village of Casselman in the United Counties of Prescott and Russell and points within a 5-mile radius of Casselman and points in Ontario".

D. S. CHURCH,
Secretary.

(6561) 48

The following application for a certificate under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Friday, the 23rd day of January, 1976, at 10 a.m. (E.S.T.):

Constable Transport Limited, 07196-U
650 Allanburg Road,
Thorold, Ontario,

applies for Class 'D' privileges on Class 'C' public commercial vehicle operating licence No. C-656 in the following terms, "For the carriage of goods for and on behalf of The Beaver Wood Fibre Company Limited, Hayes-Dana Limited and B.F. Goodrich Canada Limited from their respective installations in the City of Thorold and return".

D. S. CHURCH,
Secretary.

(6562) 48

The following applications for certificates under *The Public Vehicles Act*, R.S.O. 1970, Chapter 392, *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, will be heard by the

Ontario Highway Transport Board, at County Court House, 2 Daly Avenue, Ottawa, Ontario, on Tuesday, the 20th day of January, 1976, at 10 a.m. (E.S.T.):

R. W. Tomlinson Limited, 25683
Box 202,
R.R. #6,
Ottawa, Ontario,

applies for Class 'D' public commercial vehicle operating licence to haul scrap metal in dump type equipment for and on behalf of Baker Bros. Iron and Metal (1970) Ltd., Ottawa, to and from points in Ontario.

Garry Joseph Pilon, Esq., 25661
2607 Ross Avenue,
Cornwall, Ontario,

applies for Class 'FS' public commercial vehicle operating licence, "To carry fertilizer in bags for and on behalf of Brockville Chemical Industries Limited from their plants in Cornwall, Chesterville and Maitland, Ontario to farms in the Counties of Russell, Carleton, Lanark, Leeds, Frontenac, Grenville, Renfrew, Prescott, Stormont, Dundas and Glengarry".

Mobilways Transport Limited, 23741-C
56 Tower Road,
Ottawa, Ontario,

applies to extend time by which the complementary authority as issued by the Quebec Transport Commission is to be filed with the Ontario Highway Transport Board from the 1st day of September, 1975.

Thomas William Hunter, Esq., 15519-E
o/a Golden Triangle Express,
1675 Russell Road,
Ottawa, Ontario,

applies for permanent extension to Class 'D' public commercial vehicle operating licence No. D-2336 as follows, "For the carriage of goods for and on behalf of R. A. Beamish Stores Limited, from its installation in Ottawa to its stores located in the Counties of Frontenac, Lanark, Lennox, Addington, Renfrew, Prescott, Russell, Stormont, Dundas Glengarry, Leeds, Grenville, and the Regional Municipality of Ottawa-Carleton, and for the pick-up of, and return of goods or rejected shipments from the said stores to its installation situated in the City of Ottawa".

Allan J. McDonald Limited, 22560-H
1602 Jane Street,
Cornwall, Ontario,

applies for extension to public vehicle operating licence No. 2412 in the following terms:

"1. For the carriage of passengers, their baggage and express freight between Cornwall and Hawkes-

bury, via Highways 138, 43 and 34 with the right to serve Maxville, as an off highway point.

2. For the carriage of employees from Cornwall to plants factories and offices at Long Sault, via Highway 2 and return.

PROVIDED that all employees carried pursuant to this operating authority shall be at shift hours only and on weekly or monthly tickets".

D. S. CHURCH,
Secretary.

(6563) 48

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Monday, the 26th day of January, 1976, at 10 a.m. (E.S.T.):

**Messrs. Martin Allan
Chittenden & Donald
Kenneth Smith,** 24895-A
(Mar-Don Trucking),
R.R. #1,
Carrying Place, Ontario,

applies for Class 'D' public commercial vehicle operating licence, "For the carriage of feed, seed, grain, fertilizer and farm supplies in bags or bulk in specialized equipment for and on behalf of Thrasher Feeds Ltd., Belleville, Ontario, also 'FS' privileges for the carriage of feed in bulk or in bags in specialized equipment from the installation of Maple Leaf Mills Ltd., Cavan, Ontario to farms in that part of Ontario east of a straight line drawn north and south through Highway #400".

**Atlantis Transportation
Services Inc.,** 25157-B
371 Marwood Drive,
Oshawa, Ontario,

applies for extra-provincial operating licence in the following terms, "For the carriage of goods with a prior or subsequent movement by air from Toronto International Airport to the Ontario-Quebec border at all border crossing points, for furtherance to Dorval and Mirabelle Airports as authorized by the Quebec Transport Commission and return.

PROVIDED the licensee be restricted to rollerized trailer equipment".

**Messrs. George Walter Amey &
Harold James Amey,** 15087-D
30 Albert Street,
Norwich, Ontario,

applies for an extension to Class 'D' public commercial vehicle operating licence No. D-3758, "To haul fertilizers and materials to and from Canadian Industries Ltd. Norwich, Ontario".

**Lakeview Pure Milk Dairy
Limited,** 10327-L
185 Dunlop Street East,
Barrie, Ontario,

applies for Class 'D' public commercial vehicle operating licence, "For the carriage of:

- (a) bottled or packaged milk and dairy products to milk distribution plants located in Ontario, for and on behalf of Lakeview Pure Milk Dairy Limited, from its installation at Barrie; and
- (b) ice cream, cans, bottles, cases, cartons and other supplies used in the dairy industry for and on behalf of Lakeview Pure Milk Dairy Limited to its installation at Barrie.

PROVIDED that the transportation of dairy products is limited to dairies or branches of Lakeview Pure Milk Dairy Limited, for which Lakeview Pure Milk Dairy Limited is carrying on processing procedures.

CLASS 'E' PRIVILEGES—For the carriage of milk, for and on behalf of The Ontario Milk Marketing Board from the producers named herein to the installation of Lakeview Pure Milk Dairy Limited at Barrie or such other point as The Ontario Milk Marketing Board may direct:

Montcalm Maurice, Lot 19, Con. 14;
Herbert Lalonde, Lot 10, Con. 11;
Mrs. Melina Marchand, Lot 113, Con. 10E;
Etienne Marchildon, Lot 14, Con. 11;
Clement Gignac, Lot 13, Con. 11;
Thos. Jack Robinson, S. ½ Lot 79, Con. 10S;
Graham Jones, Lot 98, Con. 10S;

all of the Township of Tiny; and

Joseph Douglas McLean, Lot 2, Con. 1;
Harold Ernest Drury, Lot 12, Con. 1;
Norman Tuck, Lot 16, Con. SE;
Alfred David Salisbury, Lot 8, Con. 1;
Edward Duncan Hastings, Lot 19, Con. 6;
Morris M. McArthur, S.W. Lot 23, Con. 6;
Allan Kenneth McLean, Lot 25, Con. 1;
C. Gilroy, Lot 22, Con. 9;
Norman A. Campbell, Lot 19, Con. 4;
Murray W. Moore, Lot 23, Con. 8;
Alvin Leonard Cumming, Lot 19, Con. 5;
Howard James Crawford, Lot 24, Con. 8;
John McCaughey, S.E. Lot 19, Con. 3;
Iven Gordon Clark, Lot 22, Con. 3;

all of the Township of Oro; and

Percy Wood, Lot 91, Con. 2;
Ormal Edwards, Lot 1, Con. 4;

Norman Widdes, Lot 11, Con. 3;
Keith E. Wood, Lot 90, Con. 2;

all of the Township of Tay; and

Cecil L. Frankcom, Lot 13, Con. 3;
R. M. Coutts, Lot 20, Con. 2;
August DeKleyne, S. $\frac{1}{2}$ Lot 7, Con. 8;
Howard Frederick Partridge, W. $\frac{1}{2}$ Lot 15, Con. 1;
Alfons Herrygers, Lot 22, Con. 2;
W. Wallace Gough, Lot 26, Con. 1;
Russell Partridge, Lot 3, Con. 9;

all of the Township of Vespra; and

Horace Bannerman, N. $\frac{1}{2}$ Lot 17, Con. 2;
Cornelius Jozef Kea, Lot 40, Con. 8;
Gordon Robertson, Lot 20, Con. 7;
Lorne Edward Dickinson, S. $\frac{1}{2}$ Lot 17, Con. 2;
Earl Cubitt & Son, Lot 25, Con. 1;
Robert John Franklin, Lot 40, Con. 12;
Donald Gibson, Lot 18, Con. 2;
Johannes T. Vanniekerk, Lot 16, Con. 2;

all of the Township of Nottawasaga; and

Robert Sheardown, ONE Lot 7, Con. 1;
Kenneth Robinson, Lot 23, Con. 4;

both of the Township of Medonte; and

Robert John Holt, W. $\frac{1}{2}$ Lot 2, Con. 11;
Burton James Sommerville, Lot 4, Con. 10;

both of the Township of Sunnidale; and

Earl Elliott, Lot 10, Con. 6;
Gerard Ververs, Lot 15, Con. 9;
Gordon Ingleton, Lot 5, Con. 10;
Donald P. McLean, Lot 6, Con. 10;
Ray Nelson Sprin, Lot 17, Con. 9;
Donald A. Robertson, Lot 14, Con. 5;
A. Temolder & H. Hummelink, Lot 5, Con. 9;

all of the Township of Flos; and

Clarence Fisher, Lot 25, Con. 11;
Kloosterman Bros., Lot 20, Con. 11;

both of the Township of Essa; and

R. Penman, N. $\frac{1}{2}$ Lot 23, Con. 11;
Innisdale Farms, Lot 5, Con. 9;
L. B. Boychoff, N. $\frac{1}{2}$ Lot 22, Con. 7;
Robert John Horne, Lot 16, Con. 9;

all of the Township of Innisfil; and

Robert R. Storey, N. $\frac{1}{2}$ Lot 4, Con. 9;
Johannes Lucas Van Vugt, Lot 10, Con. 4;

both of the Township of Flos; and

John Francis Young, Lot 24, Con. 6;

of the Township of Osprey.

ALSO—EXTENSION GRANTED—For the carriage of milk and cream for and on behalf of The Ontario Milk Marketing Board from the following named producers to the installation of Smith's Farm Dairy (Barrie) Limited at Barrie or such other point as The Ontario Milk Marketing Board may direct:

Gordon Atkinson, Lot 13, Con. 1;
Vernon A. Caldwell, Lot 9, Con. 1;
Wayne Harvey Hickling, Lot 19, Con. 1;
William Clark, Lot 15, Con. 1;

all of the Township of Vespra; and

Alvin Clarence Smith, Lot 7, Con. 1;
Allen Francis Quinlan, Lot 4, Con. 1;
Bruce Chappell, Lot 11, Con. 1;
Joseph Douglas McLean, Lot 2, Con. 1;
Leighton Henry Smith, N. $\frac{1}{2}$ Lot 6, Con. 1;
Ralph Smith, Lot 5, Con. 1;

all of the Township of Oro.

These are the terms of Class 'D' public commercial vehicle operating licence No. D-2451, not renewed for 1975.

Floyd Brubacher, Esq.,
R.R. #1,
Waterloo, Ontario,

25097

applies for Class 'D' public commercial vehicle operating licence as follows:

- (1) For the carriage of metal castings, sheer blades, sheet metal, for and on behalf of the following from their respective installations as shown, to their respective customers at points in the counties of Waterloo, Wellington and Brant:
 - (a) Elam M. Martin, Township of Wellesley, County of Waterloo;
 - (b) Canadian Blower and Forge Company Limited—Kitchener;
 - (c) Date Industries Limited, Ayr, in the Township of North Dumfries, County of Brant;
 - (d) Martin Metal Shops, Sole proprietor Enos Martin Township of Wellesley, County of Waterloo;
 - (e) Preston Metal and Roofing Products Limited, Cambridge, County of Waterloo;
 - (f) Court Galvanizing Limited, Guelph, County of Wellington;
 - (g) Bell City Foundry (Brantford) Limited, Brantford, County of Brant.
- (2) For the carriage of farm wagon parts, stationary engines for use on farms, farm waterbowl

casting, waterbowl trays, hog feeders, mineral bars, farm wagons, manure spreaders, hayer machines and parts for all the above for and on behalf of:

- (a) Isaac Martin-Woolwich Township, County of Waterloo;
 - (b) S. M. Bauman Manufacturing, Sole proprietor Simeon Bauman Township of Wellesley, County of Waterloo;
 - (c) Bauman Manufacturing, Sole proprietor Joe Bauman, Township of Wellesley, County of Waterloo;
 - (d) Galt Knife Company Limited, Cambridge, County of Waterloo;
 - (e) Joe Martin, Township of Wellesley, County of Waterloo;
 - (f) Bauman Manufacturing Limited City of Waterloo;
 - (g) Farmhand of Canada Limited, Township of Woolwich, County of Waterloo;
 - (h) F. M. C. of Canada Limited, Elmira, Township of Woolwich, County of Waterloo;
 - (j) Bell City Foundry (Brantford) Limited;
 - (k) Mennonite farmers located in the Regional Municipality of Waterloo and in the County of Wellington,
- to (i) Galt-Knife Company Limited, Cambridge, County of Waterloo,
- (ii) United Cooperatives of Ontario-City of Mississauga,
 - (iii) Court Galvanizing Limited, Guelph, County of Wellington,
 - (iv) Martin Bauman, Township of Wellesley, County of Waterloo,
 - (v) Dealers in Agricultural equipment and farmers located in the Counties of Waterloo and Wellington.

G. Charette Transport Limited,

930 Broadway Boulevard,
Windsor, Ontario,

24290-F

applies for permanent extension to extra-provincial operating licence No. X-1802, "For the carriage of steel for and on behalf of Namasco Limited to or from points in the Province of Ontario, to or from points in the Province of Quebec, also, to or from points in the States of Michigan or Ohio in the United States of America".

24290-G

applies for permanent extension to Class 'D' public commercial vehicle operating licence No. D-1990, "For the carriage of steel for and on behalf of Namasco Limited between points in Ontario;

also for the carriage of goods, for and on behalf of Zalev Brothers Limited, Windsor, Ontario".

D. S. CHURCH,
Secretary.

(6564)

48

The following applications for certificates under the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14 and *The Public Vehicles Act*, R.S.O. 1970, Chapter 392, will be heard by the Ontario Highway Transport Board, at County Court House, 2 Daly Avenue, Ottawa, Ontario, on Wednesday, the 21st day of January, 1976, at 10 a.m. (E.S.T.):

Frederick Martin, Esq.,
(Fred's Bus Line),
R.R. #1,
Sharbot Lake, Ontario,

23182-C

applies for an amendment to public vehicle operating number 2485; "page 2, line 8 delete "South to Princess Street" and substitute "Sydenham Road, to Village of Elginburgh then east on County Road 3 to Division St. thence south on Division to Princess Street in the City".

G. D. Sparks Limited,
700 Brierwood Avenue,
Ottawa, Ontario K2A 2J2,

10566-A10

applies for extension to extra-provincial operating licence No. X-300 as follows, "For the transportation of liquid ice cream mix in bulk in tank vehicles from the installations of Dominion Dairies Limited at Ottawa to its installations at the City of Montreal in the Province of Quebec and the return of damaged or rejected shipments".

Kenneth Gordon Strader, Esq.,
o/a Strader Bus Lines,
Box 311,
Iroquois, Ontario,

02182-L

applies for an extra-provincial operating licence in the following terms, "For the carriage of passengers, together with their baggage, exclusively as a group of persons on a chartered trip, being one specific trip, for which a public vehicle is engaged or hired and one fare or charge only being collected for the trip covering the said group of persons, considered as a unit, from the Counties of Stormont, Dundas and Glengarry:

- (a) to the Ontario-Quebec border at all border crossing points for furtherance to points in the Province of Quebec, as authorized, and return;

(b) to the international border between Ontario and the United States of America, at the St. Lawrence River and Niagara River, for furtherance to points in the United States of America, as authorized, and return".

D. S. CHURCH,
Secretary.

(6565) 48

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Tuesday, the 27th day of January, 1976, at 10 a.m. (E.S.T.):

Giuseppe Ricco, Esq., 23615-C
8 Bosworth Avenue,
Islington, Ontario,

applies for Class 'D' public commercial vehicle operating licence, "For the carriage of canned and preserved goods, for and on behalf of:

1. Select Food Products Limited,
2. Harry Horne Limited,
3. Gadway-Show Company Limited,
4. Duthie Food Manufacturing Limited, and
5. R.D. Laing & Company Limited,

from the installation that is common to the above five shippers in Metropolitan Toronto, to the installation of Loblaw's Groceries Company Limited, in the City of Mississauga".

These are the terms of Class 'D' public commercial vehicle operating licence No. D-3756, not renewed for 1975.

Wood's Trucking Company
Limited, 04017-W
50 Church Street,
Weston, Ontario,

applies for Class 'D' privileges on Class 'A' public commercial vehicle operating licence No. A-485, "For the carriage of goods for and on behalf of Zeller's Limited between its retail stores in the Regional Municipality of Waterloo, Guelph, Hamilton, Brantford and London and for the carriage of goods for and on behalf of Zeller's Limited from its retail stores in the Regional Municipality of Waterloo to their customers situate within a 60-mile radius of the said Regional Municipality of Waterloo and for the return of damaged or rejected shipment or trade-in goods from the said Company's retail customers at the said places to its retail stores in the Regional Municipality of Waterloo".

**The Toronto-Peterborough
Transport Company
Limited,**

00706-A27

O'Connor Drive at Sunrise Avenue,
Toronto 16, Ontario,

applies for an extension to its Class 'C' privileges on Class 'A' public commercial vehicle operating licence No. A-97, "From or to Peterborough to permit the interchange of trailers at Toronto with Tallman Transports Ltd. where such trailers originate at Welland and are destined for Peterborough and vice versa, and to permit the interchange of trailers at Toronto with C. T. Transport Inc. where such trailers originate at either of Welland or Niagara Falls and are destined for Peterborough and vice versa".

Robert Harold Ashby, Esq., 25607
o/a Ashby The Mover,
282 Beta Street,
Toronto, Ontario M8W 4J1,

applies for Class 'H' public commercial vehicle operating licence, "For the carriage of uncrated used household, office and store furniture and, where specially designed vehicles of the drop-frame type are used and equipped with pads, belts, hooks, wardrobes and special packing containers:

- (i) New uncrated furniture and fixtures that are part of the furnishing of the dwelling in which they are to be used.
- (ii) New uncrated furniture and fixtures that are part of the furnishing of offices, factories, museums, hospitals and public institutions.
- (iii) Objects, of art, displays and exhibits that because of their unusual nature or value require specialized handling and the employment of pads, belts, hooks, wardrobes and special packing containers,

from points in Metropolitan Toronto to points within a 250-mile radius of Metropolitan Toronto and from points within a 250-mile radius of Metropolitan Toronto to Metropolitan Toronto";

25607-B

applies for an extra-provincial operating licence, "For the carriage of uncrated used household, office and store furniture and, where specially designed vehicles of the drop-frame type are used and equipped with pads, belts, hooks, wardrobes and special packing containers:

- (i) New uncrated furniture and fixtures that are part of the furnishing of the dwelling in which they are to be used.
- (ii) New uncrated furniture and fixtures that are part of the furnishing of offices, museums, hospitals, factories and public institutions.

(iii) Objects of art, displays and exhibits that because of their unusual nature or value require specialized handling and the employment of pads, belts, hooks, wardrobes and special packing containers.

from Metropolitan Toronto to the Ontario-Quebec border at Riviere Beaudette for furtherance to points in the Province of Quebec as authorized; and from points in the Province of Quebec as authorized, from the Quebec-Ontario border at Riviere Beaudette to points in Metropolitan Toronto".

Swift Eastern Limited, 23670-C
30 Maybank Avenue,
Toronto, Ontario M6N 3S6,

applies to extend the time by which complementary authority from the Quebec Transport Board is to be filed from the 1st day of November, 1975 to the 1st day of November, 1976.

Tallman Transports Limited, 14143-Q
1003 Niagara Street,
Welland, Ontario,

applies for an extension to its Class 'C' privileges on Class 'D' public commercial vehicle operating licence No. D-812, "From or to Welland, to permit the interchange of trailers at Toronto with Toronto-Peterborough Transport Limited, where such trailers originate at Welland and are destined for Peterborough and vice versa".

D. S. CHURCH,
Secretary.

(6566) 48

The following applications for certificates under the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14 and *The Public Vehicles Act*, R.S.O. 1970, Chapter 392, will be heard by the Ontario Highway Transport Board, at County Court House, 2 Daly Avenue, Ottawa, Ontario, on Thursday, the 22nd day of January, 1976, at 10 a.m. (E.S.T.):

Pontiac Bus Lines Limited, 00878-C
Campbell's Bay,
Pontiac, Quebec,

applies for an extension to extra-provincial operating licence No. X-223, in the following terms, "For the carriage of passengers who are employed by Blue Bell Limited and Light Alloys Limited at Renfrew or by Platex Limited at Arnprior, between points in the Province of Quebec as authorized from/to the Ontario-Quebec border at Portage du Fort and the installations of Blue-Bell Limited and Light Alloys Limited at Arnprior or the installations of Platex Limited at Arnprior, via routes that traverse sections of Highway No. 653, King's Highway No. 17 and Renfrew County Roads Nos. 3, 4 and 20, all in the Townships of Horton and McNab".

PROVIDED that all passengers be either picked up or discharged at one of the aforesaid company installations.

PROVIDED FURTHER that this authority be operated only in conjunction with the complementary authority of the Quebec Transport Commission, No. 629-A, dated the 1st day of June, 1972, filed with the Ontario Highway Transport Board";

00878-D

also applies for a public vehicle operating licence in the following terms, "For the carriage of passengers who are employed by Blue Bell Limited at Renfrew, Light Alloys Limited at Renfrew or Platex Limited at Arnprior, between Chenaux, Renfrew and Arnprior via routes that traverse sections of Highway No. 653, King's Highway No. 17 and Renfrew County Roads Nos. 3, 4 and 20, all in the Townships of Horton and McNab.

PROVIDED that all passengers be either picked up or discharged at the installations of the aforesaid industries at Renfrew or Arnprior".

Andre R. Desjardins Limited, 24367-C
County Road 18,
Martintown, Ontario,

applies for a public vehicle operating licence for the carriage of passengers together with their baggage over the following route, "Commencing at the Village of Martintown in the Township of Charlottentown in the County of Glengarry, thence north on County Road No. 20 to King's Highway No. 43, thence east on King's Highway No. 34 to the Town of Alexandria, thence south on King's Highway No. 34 to its intersection with King's Highway No. 2, thence west on King's Highway No. 2 to the City of Cornwall.

PROVIDED that this licence shall be restricted against chartered trips from the City of Cornwall".

D. S. CHURCH,
Secretary.

(6567) 48

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Wednesday, the 28th day of January, 1976, at 10 a.m. (E.S.T.):

Frederick A. Jones, Esq., 25725
Highway 11 S.,
Box 465,
Gravenhurst, Ontario,

applies for Class 'D' public commercial vehicle operating licence for "Moving Houses etc. over and along all Provincial, District Roads in the Districts of Parry Sound and Muskoka".

Guardian Van Lines Limited,
5330 Bradco Blvd.,
Mississauga, Ontario,

22443-B

PROVIDED that the present Temporary Operating Authority No. A-T-77(3) in the name of Phillips Transports Limited be cancelled".

applies for extension to Class 'H' public commercial vehicle operating licence No. H-240 as follows, "by the addition of Oakville as a place of business".

D. S. CHURCH,
Secretary.

(6568)

48

Claire James Simpson, Esq.,
(Claire's Delivery),
15 Riverbank Street,
Box 14,
Welland, Ontario,

19825-F

The following application for a certificate under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Thursday, the 18th day of December, 1975, at 10 a.m. (E.S.T.):

applies for extension to Class 'D' public commercial vehicle operating licence No. D-3684, "For the carriage of furniture, appliances and or package goods for and on behalf of the following shippers from their respective locations as shown to customers at points in the Regional Municipalities of Niagara and Haldimand-Norfolk:

- (1) Avon Products Limited—from Welland.
- (2) K-Mart Stores, Seaway Mall Stores, Welland a division of S. S. Kresge Limited.
- (3) Woolco Department Store, Welland—a division of F. W. Woolworth Co. Ltd.
- (4) (a) Zellers Ltd. Welland;
(b) Zellers Ltd. Fort Erie;
(c) Zellers Ltd. Port Colborne.
- (5) Gino Rossi Music Centre, Port Colborne, owned and operated by Gino Rossi.
- (6) Adams Furniture Co. Ltd., Fort Erie.
- (7) Dunn's Bestway, Welland a division of Artmore Enterprises Inc.

and for the return of damaged or refused shipments to Welland, Fort Erie or Port Colborne, as applicable".

White Oak Truck Leasing Limited,
663 Third Line,
Oakville, Ontario,

18203

applies for an extension to Class 'D' public commercial vehicle operating licence No. D-2837, "For the carriage of brass, nickel, copper, aluminum and steel, for and on behalf of Drummond McCall & Co. Ltd., to and from its installation in the City of Hamilton.

PROVIDED that there be no movement to or from any point north of North Bay on King's Highway No. 11 and all present or future highways connecting with King's Highway No. 11 north of its intersection with King's Highway No. 17 near North Bay".

Opposition may be filed on the Board and served on the applicant up to and including the 18th day of December, 1975.

D. S. CHURCH,
Secretary.

(6569)

48

The following application for a certificate under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Monday, the 26th day of January, 1976, at 10 a.m. (E.S.T.):

Laidlaw Transport Limited,
65 Guise Street,
Hamilton, Ontario L8L 4M1,

04261-A44

applies for extension to Class 'A' public commercial vehicle operating licence No. A-112 for, "The carriage of goods by the following alternate routes:

- (a) The Queen Elizabeth Way between Niagara Falls and Toronto.
- (b) Regional Municipality of Niagara Road No. 24 (Lincoln County Road No. 24) between King's Highway No. 3 and The Queen Elizabeth Way.

Highland Transport Co. Limited,
150 Commissioners Street,
Toronto, Ontario,

19416-T

applies for Class 'D' privileges on Class 'C' public commercial vehicle operating licence No. C-1288, "For the carriage of goods for and on behalf of H. J. Heinz Company of Canada Limited from the facilities of the said Company at the Town of Leamington to the City of Sault Ste. Marie, to points in the district of Algoma north of Sault Ste. Marie, and to points in the Districts of Thunder Bay, Rainy River and Kenora, and the return of

damaged or rejected shipments to the said Company at Leamington".

D. S. CHURCH,
Secretary.

(6570)

48

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Tuesday, the 27th day of January, 1976, at 10 a.m. (E.S.T.):

C.N.C. Truck Leasing Limited, 23127-D
188 Hymus Road,
Scarborough, Ontario M1L 2E1,

applies for an extra-provincial operating licence as follows, "For the carriage of steel, for and on behalf of Pitt Steel Limited, from its installation at the Town of Markham to the Ontario-Quebec border, at Riviere Beaudette and Ottawa-Hull, for furtherance to points in the Province of Quebec, as authorized and return.

PROVIDED that vehicles used in this operating be restricted to flat bed trailers.

PROVIDED FURTHER that this authority expires on the first day of December, 1976, unless prior to that date complementary authority as issued by the Quebec Transport Commission is filed with the Ontario Highway Transport Board".

These are the terms of extra-provincial operating licence No. X-2208, inadvertently not renewed for the year 1975;

23127-E

applies for a Class 'D' public commercial vehicle operating licence, as follows, "For the carriage of steel, for and on behalf of Pitt Steel Limited, between points in the Province of Ontario.

PROVIDED there be no shipments to or from points on or north of King's Highway No. 17, and west of the westerly limit of the City of North Bay.

PROVIDED FURTHER that there be no movement to or from the District of Manitoulin".

These are the terms of public commercial vehicle operating licence No. D-3648, inadvertently not renewed for the year 1975.

D. S. CHURCH,
Secretary.

(6571)

48

The following application for a certificate under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Tuesday, the 20th day of January, 1976, at 10 a.m. (E.S.T.):

J. D. Smith and Sons Limited, 11973-N
900 Flint Road,
Downsview, Ontario M3J 2J5,

applies for an extension of Class 'D' privileges on Class 'A' public commercial vehicle operating licence No. A-499, "For the carriage of goods for and on behalf of United Biscuits (Canada) Limited from Metropolitan Toronto to its customers in that part of the Province of Ontario lying on and west of King's Highway No. 16 and south of the Regional Municipality of Sudbury but including the Regional Municipality of Sudbury and for the return of damaged or rejected shipments from the said customers to Metropolitan Toronto".

D. S. CHURCH,
Secretary.

(6572)

48

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Wednesday, the 28th day of January, 1976, at 10 a.m. (E.S.T.):

Brink's Incorporated, 23272-B
234 East 23rd Street,
Chicago, Illinois,
U.S.A. 60616,

applies to delete the terms of the current extra-provincial operating licence No. X-2277 and insert in their place, "For the carriage of coins, currency, negotiable instruments, valuable and commercial papers, bonds, certificates, securities of all kinds, gold bullion, precious metals, jewellery, stamps and articles of intrinsic and extrinsic value, all in specially designed armoured vehicles:

- (1) By shipment from points in the United States of America, as authorized, to the international boundary at the Niagara River, for furtherance to points in the Province of Ontario, and by shipment from points in the Province of Ontario to the international boundary at the Niagara River to points in the United States of America as authorized.
- (2) By shipment from points in the United States of America, as authorized, to the international boundary at Windsor, Ontario, for furtherance to points in the Province of Ontario, and by shipment from points in the Province of Ontario

to the international boundary at Windsor, Ontario, to points in the United States of America as authorized.

- (3) By shipment from points in the United States of America, as authorized, to the international boundary at Lansdowne on the St. Lawrence River to points in Ottawa and from points in Ottawa to points in the United States of America, as authorized.

PROVIDED this authority be operated only in conjunction with the complementary authority as issued by the Interstate Commerce Commission of the United States of America, No. MC 124328, dated April 26th, 1962, filed with the Ontario Highway Transport Board.

PROVIDED FURTHER that the current terms of extra-provincial operating licence No. X-2277 be hereby cancelled".

Lloyd Hurst, Esq., **25551-A**
R.R. #2,
Atwood, Ontario,

applies for a Class 'D' public commercial vehicle operating licence, "For the carriage of feed and feed ingredients in bulk, and in bag when such bagged feed and feed ingredients are moved with and incidental to a movement of feed and feed ingredients in bulk, for and on behalf of,

- (1) Roe Farms Limited;
(2) Atwood Feed Mill, a division of Mitchell Mobile Feed Services Limited,

both of a place known as Atwood, being situate at Lot 16, Concession 8, Township of Elma, to or from the said place known as Atwood.

For the carriage of steel from Hamilton to Ethel Service Centre, owned and operated by Grace Ross and Gordon Ross, at a place known as Ethel in the Township of Grey and for the carriage of products manufactured by Ethel Service Centre from Ethel".

PROVIDED that the above terms be deleted from the Class 'D' public commercial vehicle operating licence No. D-2501 now standing in the name of Matheson Transport Limited of R.R. #2, Atwood, Ontario.

D. S. CHURCH,
Secretary.

(6573) **48**

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Thursday, the 29th day of January, 1976, at 10 a.m. (E.S.T.):

Eugene Rexer, Esq., **25048-B**
(R.W. Baskerville & Company),
138 Horton Avenue E.,
Winnipeg, Manitoba R2C 0T5,

applies for extra-provincial operating licence for, "The transportation of fresh fruits from the Province of British Columbia in temperature controlled trucks via the Trans-Canada Highway through the Provinces of Alberta, Saskatchewan, Manitoba, entering the Province of Ontario at a point at West Hawk Lake on the Manitoba/Ontario boundary, for continuous movement through to Thunder Bay, Ontario, via Highway No. 17 (Trans-Canada Highway)".

Barracuda Seafood Transport
Inc., **23250-B**
3511 E. North Avenue,
Baltimore, Maryland,
U.S.A., 21213,

applies for extra-provincial operating licence, "For the carriage of fresh and frozen oysters in shells, oysters shucked, clams in shells, clams shucked, shrimps, fish and shellfish, by shipment from points in the United States of America, from the international boundary at Niagara Falls or Fort Erie to St. Catharines, Hamilton and Toronto.

PROVIDED this authority be operated only in conjunction with the exempt provisions of the Interstate Commerce Commission of the United States of America as outlined in the correspondence of the said Commission dated October 13th, 1965".

These are the terms of extra-provincial operating licence No. X-2193, not renewed for 1975.

Preston Feed & Seed Limited, **13551-P**
P.O. Box 398,
Cambridge, Ontario,

applies for Transfer of extra-provincial operating licence No. X-1673, now in the name of Oscar Dickey of 209 Oak Street, Box 221, Stayner, Ontario;

13551-Q

also applies for a Class 'C' public commercial vehicle operating licence in the following terms, "From or to Stayner:

CLASS 'D' PRIVILEGE—For the carriage of:

- (1) Bulk and bagged feed and bulk and bagged grain, including corn germ, to or from;
(a) The Town of Midland and/or,
(b) The Town of Stayner and a 12-mile radius thereof.
(2) Farm machinery, for and on behalf of Archie Somerville, carrying on business under the firm name and style of 'A. Somerville & Sons', Stayner.

- (3) Grain, feed, seed, fertilizer and supplies for use in the operation and maintenance of farms, for and on behalf of,

(a) Stayner Farmers Co-operatives, Stayner,

(b) Stayner Feed Service Limited, Stayner.

PROVIDED that there be no movement to and from any point north of North Bay on King's Highway No. 11 north of its intersection with King's Highway No. 17 near North Bay.

EXTENSION GRANTED—For the carriage of feed, for and on behalf of Canada Packers Limited, Toronto, to farms in the Districts of Algoma, Sudbury and Parry Sound.

PROVIDED that the terms be deleted from Class 'C' public commercial vehicle operating licence No. 620, now in the name of Oscar Dickey, 209 Oak Street, Box 221, Stayner, Ontario".

D. S. CHURCH,
Secretary.

(6574) 48

The following application for a certificate under the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Thursday, the 29th day of January, 1976, at 10 a.m. (E.S.T.):

**Diamond State Truck Brokers,
Inc.,** 25632
P.O. Box 238,
Milford, Delaware,
U.S.A.,

applies for extra-provincial operating licence as follows: "Entering the Province of Ontario at Windsor on Route 401, at Niagara Falls on Routes 18 and 324, at Ogdensburg on Route 16, traveling from these entrance points north to Ottawa on the east and Sudbury on the west. Nature of hauling will be to bring fresh produce into the Province of Ontario from the United States. Majority of shipment will be carried for the Great A & P Tea Company, some for miscellaneous potato dealers in Virginia and Delaware".

D. S. CHURCH,
Secretary.

(6575) 48

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Friday, the 30th day of January, 1976, at 10 a.m. (E.S.T.):

Arnold G. Cooke, Esq.,
56 Pilot Street,
West Hill, Ontario,

22066-B

applies for a Class 'D' public commercial vehicle operating licence, "For the carriage of television sets, stereo sets, household appliances and electronic or electric parts utilized in the repair of same, for and on behalf of Davies and Peterson (a division of C. M. Peterson Company Limited), from its installations in Metropolitan Toronto to its customers within a 65-mile radius of the City Hall in Metropolitan Toronto and for the return of the said products which are damaged or rejected, from the said customers to the said installations in Metropolitan Toronto.

EXTENSION GRANTED—For the carriage of goods between Metropolitan Toronto, Mississauga, and the Town of Ajax, for and on behalf of Craft Graphic Services Company Limited, Montage Graphic Services Company Limited and Labelcraft Products Limited, all of Metropolitan Toronto and Pro-Car Manufacturing Limited and Chemgraphics Limited, both of Ajax.

PROVIDED the licensee is restricted to commercial motor vehicles having a maximum gross weight of 18,000 pounds".

These are the terms of Class 'D' public commercial vehicle operating licence No. D-3245, not renewed for 1975.

Leonard Fagan, Esq., 25706
75 Greenside Avenue,
Toronto, Ontario,

applies for a Class 'D' public commercial vehicle operating licence, "For the carriage of Aquariums and equipment pertaining thereto, (Pumps—Filters etc.) plastic furniture forming a part thereof, for and on behalf of Jimmy H. M. Vaturi operating as Vimpey Co. of Toronto, to his customers within a 50-mile radius of Metropolitan Toronto and return of damaged or rejected goods".

D. S. CHURCH,
Secretary.

(6576) 48

The following application for a certificate under the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Friday, the 19th day of December, 1975, at 10 a.m. (E.S.T.):

G. G. Parsons Trucking Co., 09984-D
P. O. Box 1085, North Wilkesboro,
North Carolina, U.S.A. 28659,

applies for an extension to extra-provincial operating licence No. X-2245: "For the carriage of

fresh fruits, fresh vegetables, natural agricultural products and/or livestock, including peatmoss, hay, straw, christmas trees and nursery stock — by shipments from points in the U.S.A.; i.e., as authorized under exempt status rule #203B6 I.C.C. Act from the International Boundary at Niagara River, the St. Lawrence River, Detroit and St. Clair Rivers to points in the Province of Ontario".

D. S. CHURCH,
Secretary.

(6577) 48

The following application for a certificate under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Tuesday, the 9th day of December, 1975, at 10 a.m. (E.S.T.):

Edmunds Transport Limited, 14943-K
109 Main Street,
Komoka, Ontario,

applies for extension to present public commercial vehicle operating licence No. D-2365 for the carriage of bulk grain for and on behalf of W. G. Thompson & Sons Limited:

- (a) between its installation at or near Hensall and points in the Province of Ontario,
- (b) between its installation at or near Granton and points in the Province of Ontario,
- (c) between its installation at or near Mitchell and points in the Province of Ontario.

PROVIDED there be no movement to or from any point north of North Bay on King's Highway No. 11 and all present or future highways connecting with King's Highway No. 11 north of its intersection with King's Highway No. 17 near North Bay.

Opposition may be filed on the Board and served on the applicant up to and including the 9th day of December, 1975.

D. S. CHURCH,
Secretary.

(6578) 48

**Maislin Transport Ltd.—Maislin
Transport Ltee., 09899**
7401 Newman Boulevard,
LaSalle, Quebec.

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificates pursuant to which extra-provincial operating licence No. X-803 and

Class 'A' public commercial vehicle operating licence No. A-399 were issued, as it is alleged that the reviewee continues to serve Prescott on King's Highway #2 East of Brockville and points in Province of Quebec, notwithstanding that reviewee was previously advised that it could not pick up or discharge at such points, and has fixed Friday, the 12th day of December, 1975, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, at 10 a.m. (E.S.T.) for that purpose.

The Board may amend or revoke the terms of the said certificates.

D. S. CHURCH,
Secretary.

(6579) 48

C. T. Transport Inc., 24545
P.O. Box 146,
Milton, Ontario.

The Ontario Highway Transport Board, pursuant to Section 17 of *The Ontario Highway Transport Board Act*, will review the Class 'F' privilege re the carriage of livestock, on Class 'C' public commercial vehicle operating licence No. C-1331, in the name of C. T. Transport Inc., to establish whether service is being provided under the said authority or the authority is dormant. The Board will accept documentary evidence as proof of service to the public. The reviewee is requested to advise the Board by means of a written notice if the Class 'F' privilege is not being used to serve the public and that it is content to have this portion removed from the said Class 'C' authority, in which case this review will be cancelled. The Board has fixed Friday, the 30th day of January, 1976, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, at 10 a.m. (E.S.T.) for that purpose.

The Board may amend or revoke the terms of the said certificate.

D. S. CHURCH,
Secretary.

(6580) 48

**Westmount Moving &
Warehousing Limited, 15045**
61 Hymus Boulevard,
Pointe Claire 730, Quebec.

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificate pursuant to which extra-provincial operating licence No. X-309 was issued and has fixed Thursday, the 15th day of January, 1976, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, at 10 a.m. (E.S.T.) for that purpose.

At the hearing the reviewee will be required to show cause why this certificate should not be amended or revoked by reason of operations contrary to the public interest. The operations are, more specifically continued disregard of *The Public Commercial Vehicles Act* and *The Highway Traffic Act* and regulations pursuant thereto.

The Board may amend or revoke the terms of the said certificate.

D. S. CHURCH,
Secretary.

(6581)

48

Manitoulin Transport Limited, 02406
Gore Bay, Ontario P0P 1H0.

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificate pursuant to which Class 'C' privileges on Class 'A' operating licence No. A-400 were granted to determine the validity of the authority of this carrier to exercise its Class 'C' privilege to and from Metropolitan Toronto in respect of the Area north of North Bay; and has fixed Wednesday, the 17th day of December, 1975, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, at 10 a.m. (E.S.T.) for that purpose.

The Board may amend or revoke the terms of the said certificate.

This replaces Notice of Review which appears on page 4450 of THE ONTARIO GAZETTE of November 8th, 1945 re: Manitoulin Transport Limited.

Notices of intervention may be filed up to and including 10th December, 1975.

D. S. CHURCH,
Secretary.

(6582)

48

Breadner Transports Limited, 24547
R.R. #2, Markdale, Ontario.

The Ontario Highway Transport Board, pursuant to Section 17 of *The Ontario Highway Transport Board Act*, will review the Class 'F' privileges re the carriage of livestock, on Class 'A' public commercial vehicle operating licence No. A-637, in the name of Breadner Transports Limited to establish whether service is being provided under the said authority or the authority is dormant. The Board will accept documentary evidence as proof of service to the public. The reviewee is requested to advise the Board by means of a written notice if the Class 'F' privilege is not being used to serve the public and that it is content to have this portion removed from the said Class 'A' authority, in which case this review

will be cancelled. The Board has fixed Monday, the 8th day of December, 1975, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, at 10 a.m. (E.S.T.) for that purpose.

The Board may amend or revoke the terms of the said certificate.

This will replace the Review which previously appeared in THE ONTARIO GAZETTE of November 8th, 1975.

D. S. CHURCH,
Secretary.

(6583)

48

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, are published pursuant to Section 8, R.R.O. 1970, Regulation 632:

Trebell Transport Ltd., 25690
254 Sunnidale Road,
Stayner, Ontario,

applies for a Class 'E' public commercial vehicle operating licence, "For the carriage of milk, for and on behalf of The Ontario Milk Marketing Board from the premises of the following producers to dairies located in Metropolitan Toronto or to such other points as designated by The Ontario Milk Marketing Board:

Clarence Wiley, S. ½ Lot 29, Con. 4;
John McCausland and Don McCausland, Lot 30, Con. 4;
Keith Miller, E. Lot 28, Con. 7;
Howard Sewell, Lot 29, Con. 6;
Ma. Saunders, S. Lot 28, Con. 5;
Andrew Caswell, W. Lot 27, Con. 6;
Doug Cornfield, Lot 25, Con. 5;
Kerwood Ward, Lot 18, Con. 5;
John Woodhouse, Lot 26, Con. 5;
H. Boyd, N.E. Lot 23, Con. 5;
Doug Wilson, Lot 19, Con. 8;
John Vanderham, Lot 21, Con. 7;
A. Woodhouse, Lot 1, Con. 24;
Ivan Boyd, Lot 26, Con. 8;
Robert Campbell, Lot 22, Con. 5;

all of the Township of Euphrasia; and

Harmond Vickers, Lots 3 & 5, Con. 5;
Sherman Seeley, E. Lot 4, Con. 5;
Don Davidson, N. ½ Lot 5, Con. 5;
Lloyd Cann, Lot 6, Con. 4;
Larry Cann, Lot 8, Con. 5;
Murray Ormsby, Lot 9, Con. 4;
John Almand, Lot 12, Con. 3;
John Ormsby, Lot 7, Con. 2;
Donald Boyes, N. ½ Lot 13, Con. 9;
David McClean, W. Lot 1, Con. 7;

John Lowe, Lot 16, Con. 7;
 Ha. Philips, Lot 6, Con. 8;
 William Batty, S. ½ Lot 8, Con. 9;
 Wayne Cramp, Lot 13, Con. 7;
 Minnie Hill Farms Ltd., S. Lot 5, Con. 6;

all of the Township of St. Vincent; and

Willis Camplin, S. ½ Lot 14, Con. 9;
 Maurice J. Knott, Lot 26, Con. 12;
 Herbert Camplin, Lot 31, Con. 1;
 Donald Ruthven, Lot 30, Con. 12;
 Lincamp Farms Ltd., Lot 25, Con. 7;

all of the Township of Collingwood; and

Dick Van Dervechte, S. ½ Lot 43, Con. 11;
 John Nederend, E. Lot 46, Con. 12;
 Peter Currie and Andrew Currie, S.E. Lot 36,
 Con. 12;
 J. Allan Wyant, S. ½ Lot, Con. 3;
 Robert Franklin, N. Lot 4, Con. 12;
 Roy Weir, Lot 39, Con. 8;
 Eldon Cubitt, Lot 25, Con. 1;

all of the Township of Nottawasaga; and

Adrian Van Beek, Lot 1, Con. 12;
 Geo. McNabb, Lot 1, Con. 13;

both of the Township of Sunnidale.

**Canada Warehousing Services
 Ltd.,**

12851-D

50 MacDonald Avenue,
 Winnipeg, Manitoba,

applies for an extension to extra-provincial operating licence No. 1205, delete the words: "For the carriage of uncrated used household, office and store furniture and, where specially designed vehicles of the drop-frame type are used and equipped with pads, belts, hooks, wardrobes and special packing containers", wherever the same appear and substitute therefor the following:

"For the carriage of uncrated used household, office and store furniture and, where specially designed vehicles of the drop-frame type are used and equipped with pads, belts, hooks, wardrobes and special packing containers,

- (a) new uncrated furniture and fixtures to be used in a dwelling when part of the equipment or contents of such dwelling;
- (b) new uncrated furniture and fixtures that are part of the equipment of offices, museums, hospitals, factories and public institutions;
- (c) objects of art, displays and exhibits that because of their unusual nature or value require specialized handling and the employment of pads, belts, hooks, wardrobes and special packing containers".

Glenn Cecil Snow, Esq.,
 805 Rowena Street,
 Oshawa, Ontario,

24123-B

applies for a Class 'D' public commercial vehicle operating licence, "For the carriage of frozen foods and freezers, for and on behalf of Southern Ontario Food & Freezer Service, owned and operated by Harry T. Dyas and Laurie Babineau,

1. from their installation at Oshawa to their customers located within a 50-mile radius of Oshawa and for the return of damaged or rejected shipments to Oshawa;
2. from Dundee and Guelph to their installation to Oshawa.

EXTENSION GRANTED—

1. For the carriage of merchandise, for and on behalf of F. W. Woolworth Company Limited, from its Woolco Department Store situate in the Town of Whitby to its customers located within a 40-mile radius of the City Hall of the Town of Whitby, and for the return of damaged or rejected shipments to the said Company situate at Whitby.
2. For the carriage of rejected or returned merchandise from the installation of the said Company situate at Whitby to the manufacturers of the said merchandise located within a 120-mile radius of the City Hall in the Town of Whitby.

These are the terms of Class 'D' public commercial vehicle operating licence No. 3819, not renewed for 1975.

Winston Delmar Kiernan, Esq.,
 225 Essa Road,
 Barrie, Ontario,

25710

applies for a Class 'D' public commercial vehicle operating licence, "For the carriage of newspapers, for and on behalf of the Globe and Mail Limited, from the premises of the Globe and Mail, Toronto via Highways 427 and 400 to Barrie, Highway No. 11 to Gravenhurst, Highway No. 69 to Sudbury returning via Highway Nos. 69 and 103 to Highway 400 to Barrie, including deliveries enroute".

Bilnor Express Limited,
 11 Creditstone Road,
 Box 294,
 Concord, Ontario,

22635-E

applies for the transfer of shares:

500 common shares from William F. Sim to Romart Investments Ltd. of the City of Toronto, in The Municipality of Metropolitan Toronto;

500 common shares from Robert Sim to Romart Investments Ltd. of the City of Toronto, in The Municipality of Metropolitan Toronto.

H. & T. Movers Ltd., **25739**
2107 Deyncourt Drive,
Burlington, Ontario,

applies for the transfer of Class 'D' public commercial vehicle operating licence No. 3812, standing in the name of Hank Kolkman, 2107 Deyncourt Drive, Burlington, Ontario.

William Robert Hassard, Esq., **23494-A**
89 Lloyd Street,
Stouffville, Ontario,

applies for the transfer of Class 'FS' public commercial vehicle operating licence No. 154, standing in the name of Gordon A. McEachern, Cannington, Ontario.

Stephen John Askeland, Esq., **25740**
6534 Ker Street,
Niagara Falls, Ontario,

applies for the transfer of Class 'D' public commercial vehicle operating licence No. 3920, standing in the name of Lloyd James Tetlock, 4715 Montrose Road, Niagara Falls, Ontario.

John Murray, Esq., **25601**
Box 247,
Drayton, Ontario,

applies for the transfer of Class 'FS' public commercial vehicle operating licence No. 759, standing in the name of Mervin Rennie, R.R. #1, Palmerston, Ontario.

Messrs. Ian Gunn Davidson and
Albert Edward Peplow, **21773-C**
380 Manchester Road,
Kitchener, Ontario,

apply for an extension to Class 'A' public commercial vehicle operating licence No. 705, "Where Toronto appears on the existing licence substitute therefor 'Metropolitan Toronto', which shall be

deemed to include the Town of Mississauga, that portion of the Town of Vaughan bounded on the west by King's Highway No. 400, on the north by Sherwood Road (also known as Carrville Road), on the south by Steeles Avenue West and on the east by Dufferin Street, running south from Langstaff Road to Steeles Avenue West; that portion of the Town of Markham lying on and south of Carrville Road (also known as 16th Avenue) and on and west of Kennedy Road.

Where Hamilton appears on the existing licence it shall be deemed to include points within a 3-mile radius including any urban zone or portion thereof.

Applies for permission to use Highway 401 between Metropolitan Toronto and London, the Queen Elizabeth Way between Metropolitan Toronto and Hamilton, Highway 403 between its intersection with the Queen Elizabeth Way and Highway 8 as alternate routes with no additional pick-up or discharge privileges whatsoever.

PROVIDED that the licensee be prohibited from the carriage of goods from or to the Toronto International Airport (Malton) in the Town of Mississauga".

D. S. CHURCH,
Secretary.

(6586) 48

ERRATUM

Vide Gazette, page No. 4346, November 1st, 1975 Gazette.

Notice re: White Oak Truck Leasing No. 18203-B is hereby cancelled.

D. S. CHURCH,
Secretary.

(6584) 48

The following applications for approval of tariff of tolls, having been referred to The Ontario Highway Transport Board pursuant to Section 11 of *The Public Vehicles Act*, R.S.O. 1970, Chapter 392, will be heard by The Ontario Highway Transport Board at its Chambers, Britannica House, 10th Floor, 151 Bloor Street West, Toronto, Ontario, on Friday, the 19th day of December, 1975 at 9.00 a.m. (E.S.T.). The Board shall entertain representations by any persons presenting themselves at the time and place hereinbefore described:

NAME	LICENCE NOS.
Daniel Roy McCaw	6178
Golden Arrow Express Limited	2028
Shirley Louise Hannaford	
Asselin Transportation and Storage Limited	1476, 1748, 2028, X419, 6361
Charterways Co. Limited	X63, X63-T1, X75, X80, X105, X105-T1, X185, X185-T1, X190, X190-T1, X200, X200-T1, 63, 64, 65, 1398, 1518, 1533, 1560, 1578, 1611, 1650, 1651, 1675, 1690, 1723, 1781, 1787, 1818, 1853, 1866, 1884, 1920, 2121, 2280, 2403, 2526, 2660-T.

SCHOOL VEHICLE

TARIFF OF CHARTERED TRIP RATES

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the ministry, is a proposed tariff of chartered trip rates for the public vehicle service operated by
Daniel Roy McCaw

Effective Date October 22, 1975

Signature.....

Length of Trip in Miles	Registered Seating Capacity 17	Registered Seating Capacity 9	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity
	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip
30						
40	70¢ per mile	60¢ per mile				
50						
60						
70						
80						
90						
100	Waiting time \$10.00 per hour					
110						
120						
130						
140						
150						
160						
170						
180						
190						
200						
Minimum rate for any chartered trip not wholly within one municipality	\$20.00	\$20.00				

NOTE:—

1. In spaces provided under headings, "Registered Seating Capacity," insert seating capacity of various buses operated.
2. Under columns headed, "Rate per Trip," and opposite each mileage figure listed in column, "Length of Trip in Miles," enter rate charged for operation of bus with corresponding seating capacity for similar mileage.

TARIFF OF TOLLS

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the ministry, is a tariff of tolls proposed for the public vehicle service operated by
Golden Arrow Express Limited

Between Indian Reserves and Fort Frances

Effective Date July 2, 1975 Signature.....

To FROM	MILEAGE		Fort Frances	Fort Frances	Fort Frances	Fort Frances					
			S R	S R	S R	S R	S R	S R	S R	S R	S R
Big Island Reserve			S R	S R	S R	S R	S R	S R	S R	S R	S R
Big Grassey Reserve, Morson	90			S R	S R	S R	S R	S R	S R	S R	S R
Sabaskong	65				S R	S R	S R	S R	S R	S R	S R
Manitou Reserve	24					S R	S R	S R	S R	S R	S R
Seine River			SPECIAL FARES				S R	S R	S R	S R	S R
Red Gut	64							S R	S R	S R	S R
			Two trips daily to each of the above Reserves.						S R	S R	S R
			Price for above runs per day \$318.20.								S R
											S R

NOTE:—

Opposite "S" in each space enter the single or one way fare proposed.

Opposite "R" in each space enter the return fare proposed.

In the columns headed "From" and "To" enter names of stopping places or fare divisions in the order in which they are located on your route.

In the column headed "Mileage" enter the distance in miles between each stopping place or fare division.

In the space provided for "Special Fares" enter "Rates" for trip or book tickets and school or children's fares, if any.

SCHOOL VEHICLE

TARIFF OF CHARTERED TRIP RATES

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the ministry, is a proposed tariff of chartered trip rates for the public vehicle service operated by
Shirley Louise Hannaford

Effective Date November 10, 1975

Signature.....

Length of Trip in Miles	Registered Seating Capacity 12	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity
	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip
30	40¢ per mile					
40						
50						
60						
70						
80						
90						
100						
110						
120						
130						
140						
150						
160						
170						
180						
190						
200						
Minimum rate for any chartered trip not wholly within one municipality	\$25.00					

NOTE:—

1. In spaces provided under headings, "Registered Seating Capacity," insert seating capacity of various buses operated.
2. Under columns headed, "Rate per Trip," and opposite each mileage figure listed in column, "Length of Trip in Miles," enter rate charged for operation of bus with corresponding seating capacity for similar mileage.

TARIFF OF CHARTERED TRIP RATES

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the ministry, is a proposed tariff of chartered trip rates for the public vehicle service operated by
Asselin Transportation and Storage Limited

Effective Date October 1, 1975

Signature.....

Length of Trip in Miles	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity
	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip
30						
40		CHARTER RATES				
50		Charged at 40¢ per mile				
60		Waiting time \$4.50 per hour				
70						
80						
90						
100						
110						
120						
130						
140						
150						
160						
170						
180						
190						
200						
Minimum rate for any chartered trip not wholly within one municipality						

NOTE:—

1. In spaces provided under headings, "Registered Seating Capacity," insert seating capacity of various buses operated.

2. Under columns headed, "Rate per Trip," and opposite each mileage figure listed in column, "Length of Trip in Miles," enter rate charged for operation of bus with corresponding seating capacity for similar mileage.

TARIFF OF TOLLS

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the ministry, is a tariff of tolls proposed for the public vehicle service operated by

Asselin Transportation and Storage Limited

Between Indian Reserves

and Fort Frances

Effective Date July 2, 1975

Signature.....

To	MILEAGE										
FROM			Fort Frances	Fort Frances	Fort Frances	Fort Frances					
Big Island Big Grassey Reserves			S R	S R	S R	S R	S R	S R	S R	S R	S R
Morson	90			S R	S R	S R	S R	S R	S R	S R	S R
Sabaskong	64				S R	S R	S R	S R	S R	S R	S R
Manitou Reserve	24					S R	S R	S R	S R	S R	S R
Seine River Red Gut	64		SPECIAL FARES				S R	S R	S R	S R	S R
			Two trips daily to each of the above Reserves.					S R	S R	S R	S R
			Price for above runs per day \$318.20.						S R	S R	S R
										S R	S R
											S R

NOTE:—

Opposite "S" in each space enter the single or one way fare proposed.

Opposite "R" in each space enter the return fare proposed.

In the columns headed "From" and "To" enter names of stopping places or fare divisions in the order in which they are located on your route.

In the column headed "Mileage" enter the distance in miles between each stopping place or fare division.

In the space provided for "Special Fares" enter "Rates" for trip or book tickets and school or children's fares, if any.

In the space provided for "Special Fares" enter "Rates" for trip or book tickets and school or children's fares, if any.

TARIFF OF TOLLS

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the ministry, is a tariff of tolls proposed for the public vehicle service operated by
Charterways Co. Limited

Between Exeter

and London

Effective Date November 12, 1975

Signature D. W. Gaze

[illegible]

NOTE:—

Opposite "S" in each space enter the single or one way fare proposed.

Opposite "R" in each space enter the return fare proposed.

In the columns headed "From" and "To" enter names of stopping places or fare divisions in the order in which they are located on your route.

In the column headed "Mileage" enter the distance in miles between each stopping place or fare division.

In the space provided for "Special Fares" enter "Rates" for trip or book tickets and school or children's fares, if any.

Government Notices Respecting Corporations

Certificates of Incorporation Issued

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, a certificate of incorporation has been issued to:

Name of Corporation	Date of Incorporation	Head Office
ADAMSEZ BATHS OF CANADA LIMITED.....	Oct. 30, 1975	Metro. Toronto
A.G.W. AUTO BODY LTD.....	Nov. 3, 1975	Niagara Falls
AIRBORNE CONTROL LIMITED.....	Oct. 28, 1975	Metro. Toronto
AJAX TIRE SALES LTD.....	Oct. 30, 1975	Ajax
ALFMAR HOLDINGS LIMITED.....	Nov. 5, 1975	Metro. Toronto
ALMARO HOLDINGS LIMITED.....	Oct. 30, 1975	Mississauga, Rgl. Mun. Peel
ALORMA LIMITED.....	Oct. 30, 1975	Peterborough
ALTERNATIVE TYPESETTING, LTD.....	Oct. 31, 1975	Metro. Toronto
AMNON MANAGEMENT LTD.....	Oct. 27, 1975	Metro. Toronto
F. ANCO MANAGEMENT LIMITED.....	Oct. 31, 1975	Metro. Toronto
ARTPLUS LTD.....	Nov. 4, 1975	Metro. Toronto
ASHLEY INSURANCE AGENCIES LIMITED.....	Oct. 30, 1975	Metro. Toronto
AURORA CRUISER RENTALS LIMITED.....	Oct. 30, 1975	Aurora
AUTOMATIC WINDOW WASHING SYSTEMS, INC.	Oct. 30, 1975	Mississauga, Rgl. Mun. Peel
A. W. CONSULTANTS LIMITED.....	Nov. 5, 1975	Kingston
BAD BOY CARPET WAREHOUSE LIMITED.....	Oct. 30, 1975	Metro. Toronto
BANTENDALE DEVELOPMENTS LIMITED.....	Oct. 10, 1975	Metro. Toronto
BARGLENN INVESTMENTS LIMITED.....	Nov. 3, 1975	Metro. Toronto
BASIC TWO DESIGNS LIMITED.....	Nov. 4, 1975	Hamilton
BEERSDEN HOTELS LIMITED.....	Oct. 31, 1975	Metro. Toronto
BERKLEY CHEMICALS (CANADA) LTD.....	Nov. 3, 1975	Mississauga
FERN BESNER CONSTRUCTION TIMMINS LTD ..	Oct. 29, 1975	Timmins
BOBOLINK SPORTS EQUIPMENT INCORPORATED.....	Nov. 10, 1975	Cambridge
BRAD FLOWERS WATER CONDITIONING LIMITED.....	Oct. 31, 1945	Mississauga, Rgl. Mun. Peel
T. F. BRAITHWAITE LTD.....	Nov. 3, 1975	Metro. Toronto

Name of Corporation	Date of Incorporation	Head Office
BRICKTON CONSTRUCTION LIMITED.....	Oct. 30, 1975	Metro. Toronto
KEN BROWN TROPICAL PLANTS INC.	Nov. 4, 1975	Town Whitby, Rgl. Mun. Durham
BRUDENELL INDUSTRIES LIMITED.....	Oct. 29, 1975	Metro. Toronto
BUSINESS ENVELOPE MANUFACTURERS OF CANADA LTD.....	Nov. 4, 1975	Metro. Toronto
BYTOWN WAREHOUSING & DISTRIBUTION LTD.....	Nov. 4, 1975	Ottawa
CAF ENTERPRISES INC.....	Nov. 4, 1975	Metro. Toronto
CANADIAN CLOTHING MANAGEMENT CONSULTANTS LIMITED.....	Nov. 3, 1975	Metro. Toronto
CANADIAN ROAD TANKERS LTD.....	Oct. 31, 1975	Metro. Toronto
CAPITAL ASSOCIATES CORPORATION.....	Oct. 30, 1975	Metro. Toronto
CASA MANUFACTURING LIMITED.....	Nov. 4, 1975	Paris
CHAMBER LANE GROUP LIMITED.....	Nov. 4, 1975	Metro. Toronto
CHERRYHILL INVESTMENTS LIMITED.....	Nov. 4, 1975	Hamilton
CITY OF OTTAWA NON-PROFIT HOUSING CORPORATION.....	Oct. 27, 1975	Ottawa, Rgl. Mun. Ottawa-Carleton
MARIO CLARA METALS LTD.....	Nov. 4, 1975	Thunder Bay
W. JOHN S. CLEMENTS LIMITED.....	Oct. 30, 1975	Smiths Falls
THE CLUB BATHS OF LONDON LIMITED.....	Nov. 4, 1975	London
COLOUR SEPARATIONS OF CANADA LIMITED..	Oct. 30, 1975	Metro. Toronto
COUNTRY STONE COURTS INC.....	Nov. 7, 1975	Cambridge
COWLEY'S CENTRAL REFRIGERATION & AIR CONDITIONING LIMITED.....	Nov. 4, 1975	Ottawa
CYMO CONSTRUCTION LTD.....	Oct. 31, 1975	Metro. Toronto
DARTAM MANAGEMENT SERVICES LTD.....	Oct. 30, 1975	Town Richmond Hill
DAVE AND THERESA HOLDINGS LIMITED.....	Oct. 27, 1975	Metro. Toronto
D. B. - LONDEX LTD.....	Oct. 28, 1975	London, Co. Middlesex
DENOMME AUTOMOTIVE LIMITED.....	Oct. 15, 1975	Kitchener, Rgl. Mun. Waterloo
DIAL-A-TECH SERVICES LIMITED.....	Oct. 31, 1975	Metro. Toronto
A. G. DI MONTE LTD.....	Oct. 28, 1975	Metro. Toronto
DIGITAL CONTRACTING LIMITED.....	Oct. 30, 1975	Metro. Toronto

Name of Corporation	Date of Incorporation	Head Office
DONACO SALES INC.....	Oct. 21, 1975	Metro. Toronto
D & R YACHT SALES LIMITED.....	Oct. 31, 1975	Burlington, Rgl. Mun. Halton
DUMAT LIMITED.....	Oct. 27, 1975	Metro. Toronto
D. W. SQUASH LIMITED.....	Oct. 29, 1975	Whitby
EASTCREST DEVELOPMENTS LIMITED.....	Nov. 4, 1975	Metro. Toronto
MICHAEL D. ELIZUK MERCHANDISING INC.....	Oct. 31, 1975	Waterloo
JONES ELMHURST HOTEL LIMITED.....	Oct. 31, 1975	Newcastle
E.M.A. INDUSTRIES LTD.....	Nov. 4, 1975	Simcoe
ENTRY CONTROL SYSTEMS INCORPORATED....	Oct. 30, 1975	Mississauga
E-N-W REALTY LIMITED.....	Nov. 5, 1975	Metro. Toronto
THOMAS FARNEL LIMITED.....	Oct. 29, 1975	Pembroke, Co. Renfrew
FERCYCO INCORPORATED.....	Oct. 28, 1975	London, Co. Middlesex
AUSTIN FERNANDES INC.....	Oct. 20, 1975	Metro. Toronto
FESTO - PNEUMATIC LIMITED.....	Oct. 28, 1975	Metro. Toronto
FIBER PRINTS LTD.....	Nov. 4, 1975	Metro. Toronto
FLAVOURFUL FOODS LIMITED.....	Nov. 3, 1975	Metro. Toronto
W. FOWLER AND ASSOCIATES LIMITED.....	Nov. 3, 1975	Waterloo
FUTURE CHAIR LTD.....	Oct. 29, 1975	Metro. Toronto
GANADOR INVESTMENTS INC.....	Oct. 30, 1975	Metro. Toronto
GENERAL CORPORATE SERVICES LIMITED.....	Nov. 10, 1975	Metro. Toronto
GIGANTIC INVESTMENTS LIMITED.....	Nov. 5, 1975	Metro. Toronto
MAURO GRAMOLINI COMPANY LIMITED.....	Oct. 31, 1975	Metro. Toronto
HAMRA REAL ESTATE LIMITED.....	Oct. 31, 1975	Metro. Toronto
HARBOUR-LIGHT GOURMET LIMITED.....	Oct. 30, 1975	Parry Sound
HARI-WORLD TRAVELS INC.....	Oct. 31, 1975	Metro. Toronto
HASSALL'S FLOWER & GARDEN MALL LTD.....	Nov. 4, 1975	Mississauga
VINCENT HAYHURST STUDIOS LTD.....	Oct. 28, 1975	Orillia
DON HEPBURN LTD.....	Oct. 28, 1975	Metro. Toronto
HESPIN LIMITED.....	Sept. 30, 1975	Cambridge, Rgl. Mun. Waterloo
THE HIDE OUT LIMITED.....	Oct. 30, 1975	Cornwall

Name of Corporation	Date of Incorporation	Head Office
HILL FALLS LIMITED.....	Oct. 28, 1975	London, Co. Middlesex
HOBBY HAVEN INC.....	Nov. 5, 1975	Windsor
HOME 3000 LIMITED.....	Oct. 30, 1975	Metro. Toronto
HOTSON DEVELOPMENT CORPORATION.....	Nov. 5, 1975	Twp. Stephen
HOTSON PROPERTIES LIMITED.....	Nov. 5, 1975	Twp. Stephen
HOUSE OF LEARNING LIMITED.....	Nov. 4, 1975	Twp. Ellice
F. G. (GERRY) HOUSTON ANTIQUES LTD.....	Oct. 31, 1975	Port Hope
IKAROS LIMITED.....	Oct. 29, 1975	Metro. Toronto
INCUS INSURANCE AGENCY INCORPORATED...	Oct. 30, 1975	Metro. Toronto
INDUSTRIAL APPLIED SCIENCE & MANAGEMENT LTD.....	Nov. 3, 1975	Metro. Toronto
INDUSTRIAL CHROME & PLATING INC.....	Oct. 30, 1975	Thunder Bay
INTERNATIONAL MARKETING INC.....	Nov. 3, 1975	Metro. Toronto
JASMINE BUILDING INDUSTRIES INC.....	Nov. 5, 1975	Ottawa
J & C DRAFTING ASSOCIATES LTD.....	Oct. 17, 1975	Sarnia, Co. Lambton
J & D SUPPLIES (OSHAWA) LTD.....	Oct. 24, 1975	Oshawa, Rgl. Mun. Durham
KARL H. JENSEN REALTY INC.....	Oct. 20, 1975	St. Catharines, Rgl. Mun. Niagara
J AND H MANAGEMENT INC.....	Oct. 29, 1975	Metro. Toronto
JOHNBOY BEEF CATTLE COMPANY LIMITED...	Oct. 31, 1975	Metro. Toronto
JOHNTESS SALES LIMITED.....	Nov. 3, 1975	Metro. Toronto
JONMARK MANAGEMENT INC.....	Oct. 27, 1975	Metro. Toronto
JRM LABORATORIES LTD.....	Oct. 30, 1975	Twp. North Dumfries, Rgl. Mun. Waterloo
JUNO DEVELOPMENTS (ESPANOLA) LIMITED...	Nov. 6, 1975	Metro. Toronto
KARCHRIS LIMITED.....	Nov. 4, 1975	Brockville
KELA DEVELOPMENT LIMITED.....	Oct. 31, 1975	Metro. Toronto
KIM LEE GREENWOOD INVESTMENTS LIMITED.	Nov. 3, 1975	Mississauga, Rgl. Mun. Peel
KING SHISKABOB LIMITED.....	Oct. 27, 1975	Metro. Toronto
KONDRAT INVESTMENTS LIMITED.....	Oct. 28, 1975	London, Co. Middlesex
LANG-MAR DEVELOPMENTS LIMITED.....	Oct. 31, 1975	Twp. Hope
LAR-EN ASSOCIATES LIMITED.....	Nov. 4, 1975	Newmarket
LATANDOOR LTD.....	Oct. 31, 1975	Ottawa

Name of Corporation	Date of Incorporation	Head Office
GERRARD LAUMANN INCORPORATED.....	Nov. 3, 1975	Metro. Toronto
BUD LAWRENCE CONSTRUCTION LTD.....	Oct. 31, 1975	Orillia, Co. Simcoe
LEAMINGTON DEVELOPMENTS LIMITED.....	Oct. 20, 1975	Town Leamington, Co. Essex
BRUCE LESLIE FORD SALES LTD.....	Oct. 23, 1975	Vil. Shelburne, Co. Dufferin
LITTLE BRACKENS ISLAND HOLDINGS LIMITED.....	Nov. 5, 1975	Bracebridge, Dis. Mun. Muskoka
LONDON TANK & TRAILER LIMITED.....	Oct. 30, 1975	London
LONDSAR INVESTMENTS INCORPORATED.....	Oct. 16, 1975	Sarnia
LONG & MCCORMICK INC.....	Oct. 28, 1975	Metro. Toronto
LUKES' SPORTS CENTRE LIMITED.....	Nov. 6, 1975	Nanticoke
LYMON INVESTMENTS LTD.....	Nov. 3, 1975	Markham
MCCURDY PLASTIC DESIGN LTD.....	Oct. 30, 1975	Metro. Toronto
DAVID MCKELVEY LIMITED.....	Oct. 30, 1975	Whitchurch-Stouffville
DON MCPHAIL ENTERPRISES LIMITED.....	Oct. 31, 1975	Mississauga
MCWILLIAMS, PRESTON AND HANNA INSURANCE AGENCY LTD.....	Oct. 30, 1975	Metro. Toronto
MAGRON INC.....	Nov. 5, 1975	Mississauga
EDWARD I. MANDELL'S BROADLOOM ENTERPRISES LIMITED.....	Nov. 5, 1975	Metro. Toronto
MARK TREVOR LIMITED.....	Oct. 10, 1975	Metro. Toronto
MARKS DAIRY FARMS LIMITED.....	Oct. 29, 1975	Twp. Yarmouth, Co. Elgin
J. G. MARSTON, CANADA LIMITED.....	Oct. 31, 1975	Metro. Toronto
MASINO CONSTRUCTION LIMITED.....	Nov. 4, 1975	Metro. Toronto
M.B.J. HOLDINGS LTD.....	Nov. 4, 1975	Barrie, Co. Simcoe
MILANO SHOES LTD.....	Oct. 30, 1975	Metro. Toronto
MILEAGE MANAGERS LTD.....	Oct. 28, 1975	Mississauga, Rgl. Mun. Peel
MILL HEIGHTS HOMES LTD.....	Nov. 4, 1975	Metro. Toronto
MILLE HOLDINGS LIMITED.....	Nov. 4, 1975	Metro. Toronto
DONALD F. MILLER FOOD SERVICES LIMITED.	Oct. 31, 1975	North Bay
MISSISSAUGA TORCH & REGULATOR REPAIRS LTD.....	Oct. 30, 1975	Mississauga, Rgl. Mun. Peel
MITSOUKO INCORPORATED.....	Oct. 31, 1975	Metro. Toronto

Name of Corporation	Date of Incorporation	Head Office
MOLI PROPERTIES LIMITED.....	Nov. 4, 1975	Hamilton
MOORETOWN INSULATION CONTRACTORS LTD.	Oct. 21, 1975	Twp. Moore, Co. Lambton
S. L. MUCKLE AND ASSOCIATES LIMITED.....	Nov. 4, 1975	Metro. Toronto
ONTARIO TRUCK PARTS LIMITED.....	Oct. 30, 1975	Metro. Toronto
OSHAWA AUTO PARTS LIMITED.....	Oct. 29, 1975	Oshawa, Rgl. Mun. Durham
OVERNITER NATIONAL HOTELS INC.....	Oct. 31, 1975	Metro. Toronto
PAMA MANAGEMENT LIMITED.....	Oct. 31, 1975	Metro. Toronto
PARKWAY PHOTOS LIMITED.....	Oct. 29, 1975	Cornwall, Co. Stormont
PEEL PLACEMENT SERVICES LIMITED.....	Oct. 22, 1975	Brampton, Rgl. Mun. Peel
PERTH BUILDERS LIMITED.....	Oct. 30, 1975	Twp. Morningston, Co. Perth
PETERBOROUGH PIPE AND SUPPLY LIMITED..	Nov. 4, 1975	Peterborough
PINE ESTATES (IGNACE) LIMITED.....	Oct. 30, 1975	Twp. Ignace, Dis. Kenora
PINTO STORES LIMITED.....	Nov. 4, 1975	Timmins
POCO VENDING LIMITED.....	Nov. 4, 1975	Ottawa, Rgl. Mun. Ottawa-Carleton
PORT CREDIT DENTAL LABORATORIES LIMITED.....	Nov. 4, 1975	Mississauga
PRIME REAL ESTATE LIMITED.....	Nov. 6, 1975	Mississauga
PROFESSIONAL GEMMOLOGICAL INVESTMENTS INCORPORATED.....	Oct. 27, 1975	Metro. Toronto
PUFF N' STUFF LIMITED.....	Oct. 28, 1975	Hamilton, Rgl. Mun. Hamilton-Wentworth
QUENELLE INVESTMENTS LIMITED.....	Oct. 24, 1975	Metro. Toronto
REGISTERED HOLDINGS LIMITED.....	Oct. 23, 1975	Town Markham
RENEGADE MUSIC PRODUCTIONS INC.....	Oct. 30, 1975	Markham
RENLEE ESTATES LIMITED.....	Nov. 4, 1975	Metro. Toronto
RERRIE'S WHOLESALE DISTRIBUTORS LTD....	Oct. 23, 1975	Metro. Toronto
RETAIL SALES ADVERTISING INC.....	Nov. 4, 1975	Metro. Toronto
RICADEL INVESTMENTS LTD.....	Oct. 23, 1975	Metro. Toronto
RICH VIEW REAL ESTATE LIMITED.....	Oct. 28, 1975	Metro. Toronto
THE ROSE GARDEN REST HOME LIMITED.....	Oct. 20, 1975	Vil. Thamesville, Co. Kent
ROSEDALE IMPORTING & MANUFACTURING LTD.....	Oct. 29, 1975	Metro. Toronto

Name of Corporation	Date of Incorporation	Head Office
CRAIG RUHNKE MUSIC LIMITED.....	Oct. 31, 1975	Metro. Toronto
SANDFORD DEVELOPMENTS LTD.....	Nov. 3, 1975	Metro. Toronto
SAVEWAY GAS & FUELS LIMITED.....	Oct. 29, 1975	Ottawa
SCANA PROPERTIES LIMITED.....	Nov. 3, 1975	Sault Ste. Marie
SCARPIA INVESTMENTS LTD.....	Oct. 23, 1975	Metro. Toronto
SCULLION GLASS (ONTARIO) LIMITED.....	Nov. 5, 1975	Metro. Toronto
SHADY HILL RACING STABLE INCORPORATED.	Oct. 20, 1975	Town Durham
R. L. SHORTEN HOLDINGS INC.....	Oct. 31, 1975	Brantford
SOUTHPORT OFFICE SERVICES INC.....	Nov. 4, 1975	Metro. Toronto
S. F. STARCK (CANADA) LTD.....	Oct. 29, 1975	Metro. Toronto
STEL-ZER CONSTRUCTION CO. LTD.....	Nov. 4, 1975	Twp. Nepean
SUSSGAHA ENTERPRISES LIMITED.....	Nov. 5, 1975	Metro. Toronto
TEDDER TRANSPORT LIMITED.....	Nov. 3, 1975	Brampton
TONY AND TED RESTAURANTS LIMITED.....	Oct. 28, 1975	Stratford, Co. Perth
WALTER TRIGLAV AND ASSOCIATES LIMITED..	Oct. 30, 1975	Metro. Toronto
TRI-VEST FEEDERS LTD.....	Oct. 30, 1975	Twp. Woolwich, Rgl. Mun. Waterloo
TUINSTRA CONSTRUCTION LIMITED.....	Oct. 30, 1975	Flamborough, Rgl. Mun. Hamilton-Wentworth
212 DUNDAS STREET EAST LTD.....	Nov. 4, 1975	Metro. Toronto
UNITED SERVICE HEATING & PLUMBING LIMITED.....	Oct. 24, 1975	Metro. Toronto
UPPER CANADA STEAM NAVIGATION COMPANY LIMITED.....	Nov. 3, 1975	Metro. Toronto
URBA CAR INC.....	Oct. 30, 1975	Kitchener, Rgl. Mun. Waterloo
VALLEY GLEN DEVELOPMENTS LTD.....	Oct. 29, 1975	Metro. Toronto
WALKER-ATLANTIC GLASS LTD.....	Nov. 5, 1975	Metro. Toronto
G. S. WATT CORPORATION.....	Oct. 24, 1975	Metro. Toronto
WILSAN CONSULTANTS LIMITED.....	Nov. 4, 1975	Stratford
WINDSOR CABLE CORPORATION.....	Nov. 3, 1975	Windsor, Co. Essex
WING SENG COMPANY LTD.....	Nov. 4, 1975	Metro. Toronto
GYLE WOODS LIMITED.....	Oct. 30, 1975	Metro. Toronto
WORK SHOPPE LEATHERS - GEORGIAN BAY LTD.....	Oct. 31, 1975	Twp. Derby, Co. Grey

Name of Corporation	Date of Incorporation	Head Office
WORSELL BROTHERS LTD.....	Nov. 5, 1975	Goderich
ZEHAVA BEAUTY CENTRE LTD.....	Oct. 22, 1975	Metro. Toronto
313456 ONTARIO LIMITED.....	Oct. 17, 1975	Metro. Toronto
313693 ONTARIO LIMITED.....	Nov. 4, 1975	Waterloo
314313 ONTARIO LIMITED.....	Nov. 3, 1975	Metro. Toronto
314346 ONTARIO LIMITED.....	Oct. 30, 1975	Town Midland, Co. Simcoe
314348 ONTARIO LIMITED.....	Oct. 30, 1975	Mississauga, Rgl. Mun. Peel
314933 ONTARIO LIMITED.....	Oct. 24, 1975	Metro. Toronto
315080 ONTARIO LIMITED.....	Nov. 5, 1975	Metro. Toronto
315100 ONTARIO LIMITED.....	Oct. 28, 1975	Metro. Toronto
315130 ONTARIO LIMITED.....	Oct. 14, 1975	Metro. Toronto
315179 ONTARIO LTD.....	Oct. 31, 1975	Guelph
315182 ONTARIO LIMITED.....	Nov. 3, 1975	Burlington
315183 ONTARIO LIMITED.....	Nov. 3, 1975	Metro. Toronto
315184 ONTARIO LIMITED.....	Nov. 3, 1975	Barrie, Co. Simcoe
315185 ONTARIO LIMITED.....	Nov. 4, 1975	Oakville
315186 ONTARIO LIMITED.....	Nov. 4, 1975	Oshawa
315188 ONTARIO LIMITED.....	Nov. 5, 1975	Metro. Toronto
315190 ONTARIO LIMITED.....	Nov. 5, 1975	Metro. Toronto
315228 ONTARIO LIMITED.....	Oct. 30, 1975	Metro. Toronto
315285 ONTARIO LIMITED.....	Oct. 31, 1975	Ottawa
315338 ONTARIO LIMITED.....	Nov. 3, 1975	Metro. Toronto
315340 ONTARIO LIMITED.....	Oct. 31, 1975	Metro. Toronto
315346 ONTARIO LIMITED.....	Oct. 31, 1975	Vil. Colborne, Co. Northumberland
315395 ONTARIO INCORPORATED.....	Nov. 3, 1975	Hamilton
315396 ONTARIO LIMITED.....	Nov. 4, 1975	Welland

B. C. HOWARD,
Executive Director, Companies Division.

Letters Patent of Incorporation Issued

NOTICE IS HEREBY GIVEN that, under *The Corporations Act*, Letters Patent have been issued to:

Name of Corporation	Date of Incorporation	Head Office
AFRO-CARIB PUBLICATIONS INCORPORATED (without share capital).....	Oct. 30, 1975	City of Toronto
BOOST (without share capital).....	July 21, 1975	City of Toronto
CENTRE FOR ORGANIZATIONAL RESEARCH & DEVELOPMENT (without share capital).....	Oct. 15, 1975	City of London
DRENOVANI-KRENIONA SOCIETY INCORPORATED (without share capital).....	Oct. 8, 1975	Mun. of Metro. Toronto
FINNISH LITERATURE CRUSADE INC. (without share capital).....	Oct. 29, 1975	City of Sarnia
THE FOREST HILL RESIDENTS ASSOCIATION (without share capital).....	Oct. 16, 1975	Mun. Metro. Toronto
GLOBAL AWARENESS OF THE GLOBAL ENVIRONMENT (without share capital).....	Oct. 27, 1975	City of Toronto
HOCKEY TEAM PORT COLBORNE (without share capital).....	Nov. 3, 1975	City of Port Colborne
K-W HUDAC (without share capital).....	Oct. 30, 1975	City of Kitchener
LINCOLN COUNTY BARON HIRSCH JEWISH CONGREGATION (without share capital).....	Oct. 16, 1975	Town of Lincoln
LONDON SUZUKI PARENTS ASSOCIATION (without share capital).....	Oct. 10, 1975	City of London
THE ST. PAUL'S ITALIAN DAY NURSERY (without share capital).....	Oct. 28, 1975	Mun. of Metro. Toronto
SAVE OUR TREES AND STREAMS (without share capital).....	Oct. 22, 1975	City of Mississauga
SUDBURY SYMPHONY ORCHESTRA ASSOCIATION INCORPORATED (without share capital).....	Oct. 27, 1975	City of Sudbury
THE TORONTO COMMUNITY LAW PROGRAM (without share capital).....	Oct. 22, 1975	Mun. of Metro. Toronto
TRENTON GOLF CLUB INC. (without share capital).....	Oct. 30, 1975	Separated Town of Trenton
WORLD CHALLENGE OF CANADA (without share capital).....	Oct. 22, 1975	City of Mississauga
ZERO POPULATION GROWTH OF CANADA, INC. (without share capital).....	Oct. 27, 1975	City of Toronto

B. C. HOWARD,
Executive Director, Companies Division.

Certificates of Amalgamation Issued

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, a certificate of amalgamation has been issued to:

Name of Amalgamated Corporation	Effective Date	Head Office	Names of Amalgamating Corporations
PROFESSIONAL BOWLING LIMITED.....	Sept. 30, 1975	Metro. Toronto	Professional Bowling Service Limited Richmond Hill Electronics Limited
W.E.P. INVESTMENTS LIMITED.....	Oct. 1, 1975	Metro. Toronto	Grew Limited Grew Investments Limited

B. C. HOWARD,
Executive Director, Companies Division.

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Amendments to Articles

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, amendments to articles have been effected as follows:

Name of Corporation	Date of Incorporation	Effective Date	Type of Certificate Issued
AL-MOR ENTERPRISES LTD. (formerly Bay-College Flowers Limited).....	Oct. 15, 1959	Oct. 27, 1975	Certificate of Amendment of Articles
AQUATIC FIRE PROTECTION LIMITED (formerly Aquatic Mechanical Contractors Limited).....	Nov. 29, 1973	Oct. 29, 1975	Certificate of Amendment of Articles
CARDIFF URANIUM MINES LIMITED.....	Sept. 9, 1943	Oct. 30, 1975	Certificate of Amendment of Articles
COMMERCIAL TAVERN (OTTAWA) LIMITED (formerly Commercial Public House (Ottawa) Limited).....	Nov. 25, 1955	Oct. 10, 1975	Certificate of Amendment of Articles
CONTINENTAL TYPESETTING LIMITED.....	Sept. 27, 1974	Oct. 30, 1975	Certificate of Amendment of Articles
CRONE FILMS LIMITED (formerly Robert Crone Pictures Inc.).....	Feb. 19, 1974	Oct. 31, 1975	Certificate of Amendment of Articles
CARMEN DI PAOLA REAL ESTATE LTD. (formerly Carmen Dipaola Real Estate Limited).....	Sept. 18, 1975	Oct. 22, 1975	Certificate of Amendment of Articles

Name of Corporation	Date of Incorporation	Effective Date	Type of Certificate Issued
DONLUN CHEMICAL COATINGS LIMITED.....	June 18, 1971	Oct. 31, 1975	Certificate of Amendment of Articles
J. B. H. DOUGLAS LIMITED.....	Sept. 18, 1975	Oct. 30, 1975	Certificate of Amendment of Articles
EARLSCOURT SHEET METAL MECHANICAL LIMITED.....	Mar. 12, 1965	Nov. 5, 1975	Certificate of Amendment of Articles
FORGE INVESTMENTS LIMITED....	June 18, 1974	Oct. 28, 1975	Certificate of Amendment of Articles
GIFFIN HOLDINGS LIMITED.....	Nov. 13, 1962	Oct. 24, 1975	Certificate of Amendment of Articles
GLEN EAGLES HOLDINGS LIMITED.	Mar. 17, 1972	Oct. 27, 1975	Certificate of Amendment of Articles
HERMA HOLDINGS LIMITED.....	July 20, 1971	Oct. 28, 1975	Certificate of Amendment of Articles
JEDRO INVESTMENTS LIMITED....	Nov. 14, 1960	Nov. 3, 1975	Certificate of Amendment of Articles
MAR-MAC INVESTMENTS INC. (formerly 74 Developments Inc.).....	Mar. 18, 1974	Oct. 29, 1975	Certificate of Amendment of Articles
MILGER INVESTMENT & DEVELOPMENT CORPORATION LIMITED...	July 8, 1971	Nov. 4, 1975	Certificate of Amendment of Articles
OUTLOOK INVESTMENT AND DEVELOPMENT LIMITED.....	April 14, 1965	Oct. 30, 1975	Certificate of Amendment of Articles
PATERSIL INCORPORATED (formerly G. Patersil Incorporated)....	Aug. 5, 1975	Oct. 20, 1975	Certificate of Amendment of Articles
PIONEER RENTACAR (TORONTO) LTD. (formerly Rentabug (Toronto) Limited).....	Mar. 23, 1972	Oct. 9, 1975	Certificate of Amendment of Articles
RAE-CON CONSULTANTS LIMITED (formerly Rae-Con Management & Consulting Services Limited).....	May 12, 1975	Oct. 23, 1975	Certificate of Amendment of Articles
RITART MERCHANDISING LIMITED (formerly 251703 Merchandising Limited).....	Dec. 31, 1971	Oct. 31, 1975	Certificate of Amendment of Articles
R.S.V.P. MARKETING LIMITED (formerly John K. Holman and Associates Limited).....	Dec. 9, 1974	Nov. 7, 1975	Certificate of Amendment of Articles

Name of Corporation	Date of Incorporation	Effective Date	Type of Certificate Issued
SALO HOLDINGS LIMITED.....	April 16, 1958	Nov. 4, 1975	Certificate of Amendment of Articles
SHANNON SYSTEMS LIMITED.....	Mar. 12, 1958	Oct. 30, 1975	Certificate of Amendment of Articles
S K S ELECTRONIC SYSTEMS INCORPORATED (formerly Anderstat Holdings Limited).....	Feb. 13, 1974	Oct. 27, 1975	Certificate of Amendment of Articles
SOUTH ADELAIDE PROPERTIES LIMITED.....	April 15, 1966	Oct. 29, 1975	Certificate of Amendment of Articles
TIMBERHOME HOLDINGS LIMITED.	April 21, 1966	Nov. 4, 1975	Certificate of Amendment of Articles
VIBRED SALES LTD. (formerly Muskoka Sports Centre Limited).....	Oct. 7, 1964	Oct. 20, 1975	Certificate of Amendment of Articles
302095 ONTARIO LIMITED.....	Feb. 24, 1975	Nov. 5, 1975	Certificate of Filing of Resolution

B. C. HOWARD,
Executive Director, Companies Division.

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Supplementary Letters Patent Issued

NOTICE IS HEREBY GIVEN that, under *The Corporations Act*, Supplementary Letters Patent have been issued to:

Name of Corporation	Date of Incorporation	Effective Date	Effect of Supplementary Letters Patent
ONTARIO LUMBER MANU- FACTURERS' ASSOCIATION.....	Jan. 4, 1966	Oct. 24, 1975	Increasing number of directors, Providing for quorum and varying SLP re rotation of directors.
PARKDALE GOLDEN AGE FOUNDATION.....	Jan. 21, 1974	Nov. 4, 1975	Varying objects.

B. C. HOWARD,
Executive Director, Companies Division.

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Order Concerning the Keeping of Records

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, an order has been issued to the corporation named hereunder permitting to remove certain records from the head office:

Name of Corporation	Date of Incorporation	Date of Order	Place Where Records May Be Kept
ROTHSAY CONCENTRATES CO. LIMITED.....	May 29, 1970	Oct. 14, 1975	City of Montreal, Province of Quebec

B. C. HOWARD,
Executive Director, Companies Division.

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Order Reviving Corporations

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, an order has been issued reviving the following corporations:

Name of Corporation	Date of Incorporation	Date of Order
J. DEMERS & SON LIMITED.....	Oct. 7, 1964	Oct. 17, 1975
SUPERIOR PAINTING LIMITED.....	April 1, 1970	Oct. 9, 1975

B. C. HOWARD,
Executive Director, Companies Division.

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Licences in Mortmain Issued

NOTICE IS HEREBY GIVEN that, under *The Mortmain and Charitable Uses Act*, a Licence has been issued to:

Name of Corporation	Date of Incorporation	Jurisdiction of Incorporation	Date of Licence
CROSTOWN OLDSMOBILE LTD.....	Dec. 15, 1971	Canada	Oct. 24, 1975
JHIRMAK OF CANADA LIMITED.....	June 24, 1975	Canada	Nov. 4, 1975
JONERGIN INTEGRATED PRODUCTS LTD..	April 1, 1975	Canada	Oct. 23, 1975
NEWSCO INVESTMENTS LIMITED.....	Mar. 7, 1955	Canada	Oct. 30, 1975
TOBALA HOLDINGS LTD.....	July 14, 1975	Canada	Oct. 30, 1975

B. C. HOWARD,
Executive Director, Companies Division.

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Extra-Provincial Licences Issued

NOTICE IS HEREBY GIVEN that, under Part IX of *The Corporations Act*, a Licence has been issued to:

Name of Corporation	Date of Incorporation	Jurisdiction of Incorporation	Date of Licence
BRYDEN LTD.....	Nov. 14, 1973	Prov. of New Brunswick	Oct. 31, 1975
IONICS, INCORPORATED.....	Dec. 13, 1948	Commonwealth of Massachusetts	Sept. 24, 1975
MELCHIN AUTO TRANSPORT LTD.....	April 26, 1963	Prov. of Alberta	Oct. 31, 1975
SHAKLEE CORPORATION (CANADA) LTD..	Oct. 2, 1975	Prov. of Alberta	Oct. 20, 1975

B. C. HOWARD,
Executive Director, Companies Division.

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Certificates of Dissolution Issued

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, a certificate of dissolution has been issued to:

Name of Corporation	Date of Incorporation	Effective Date
ATLAS BOWLING CORPORATION LIMITED.....	Jan. 27, 1961	Oct. 29, 1975
CALDWELL LINEN MILLS, LIMITED.....	May 25, 1923	Nov. 5, 1975
THE COFFEE CUP TAVERN LIMITED.....	Mar. 1, 1966	Oct. 29, 1975
DYL'S LIMITED.....	Aug. 16, 1963	Oct. 31, 1975
R. A. NICHOLAS & COMPANY LIMITED.....	Sept. 29, 1960	Oct. 20, 1975
OTTAWA RIVER FARMS LIMITED.....	Sept. 20, 1956	Oct. 29, 1975

B. C. HOWARD,
Executive Director, Companies Division.

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Voluntary Winding Up Under The Business Corporations Act

NOTICE IS HEREBY GIVEN that the Liquidators of the Corporation named hereunder have filed with the Ministry of Consumer and Commercial Relations a notice under Section 215 (2) of *The Business Corporations Act*.

Name of Corporation	Date of Incorporation	Date of Filing
BROMAC LIMITED.....	Jan. 26, 1954	Nov. 5, 1975

B. C. HOWARD,
Executive Director, Companies Division.

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Cancellation of Certificates of Incorporation

NOTICE IS HEREBY GIVEN that under *The Business Corporations Act*, the Certificates of Incorporation of the Corporations named hereunder have been cancelled by an order dated October 29, 1975, for default in filing Annual Returns under *The Corporation Information Act* and the said Corporations shall be dissolved on December 3, 1975.

Name of Corporation	File Number	Date of Incorporation
A. D. GOODALL CO., LIMITED.....	TC 7101	May 23, 1909
A. GEORGE & COMPANY, LIMITED.....	TC 6421	April 23, 1926
A. LITTLE CO., LIMITED.....	TC 5722	July 2, 1920
A. M. CASTLE ENGINEERING COMPANY, LIMITED.....	TC 6411	Feb. 26, 1919
A. PUCCINI & CO. LIMITED.....	TC 6511	Feb. 22, 1911
A. ROSENTHAL & SONS, LIMITED.....	TC 6607	May 31, 1905
ACONDA MINES, LIMITED.....	TC21701	Dec. 10, 1925
ADELAIDE LEASEHOLDS LIMITED.....	TC 6740	May 14, 1914
ADELON HAT SHOP, LIMITED.....	TC 6910	Sept. 11, 1924
ADVANCE MACHINE WORKS LIMITED.....	TC 6943	Nov. 26, 1908
ADVANCE POWER COMPANY LIMITED.....	TC 7151	June 23, 1909
ADVANCE REALTY COMPANY, LIMITED.....	TC 6969	Mar. 1, 1915
AGAUNICO MINES DEVELOPMENT COMPANY LIMITED.....	TC 6383	June 15, 1908
ALASKA SILVER FOX COMPANY, LIMITED.....	TC 5691	Sept. 20, 1921
ALDERSON, HAMMOND & RITCHEY LIMITED.....	TC 6675	Jan. 20, 1910
ALUMNI MINES COMPANY LIMITED.....	TC 6667	April 7, 1909
ANDREW MOFFATT, LIMITED.....	TC 7254	Oct. 20, 1927
ANGLO AND NORTH AMERICAN OIL PRODUCING AND REFINING COMPANY, LIMITED.....	TC 6890	Aug. 23, 1923
ANSONVILLE PHARMACY, LIMITED.....	TC 5576	Oct. 28, 1922
APARTMENTS LIMITED.....	TC 5418	Jan. 18, 1904
ARCADIA SILVER MINING COMPANY LIMITED.....	TC 7188	Aug. 21, 1909
ARGO-COBALT MINES, LIMITED.....	TC 7152	July 28, 1909
ARMBRUST CANADIAN BRAKE SHOE COMPANY LIMITED.....	TC 7154	July 26, 1909
ARMSTRONG TELEPHONE COMPANY LIMITED.....	TC 6528	May 26, 1917
ASSOCIATED BOND CO., LIMITED.....	TC27448	Feb. 1, 1928
ASSOCIATED SERVICE BUREAU, LIMITED.....	TC 6877	Dec. 13, 1922
ATIC LAKE MINES, LIMITED.....	TC 6399	Aug. 19, 1918
AURORA MATCHES, LIMITED.....	TC 5582	May 26, 1925
AUTOMATIC ELECTRIC LIMITED.....	TC 7058	Feb. 13, 1909
AUTO PNEUMATIC ACTION COMPANY, LIMITED.....	TC 5564	Aug. 4, 1910
AYLMER PRODUCTS, LIMITED.....	TC 5572	June 28, 1920
B. BLAIR COMPANY, LIMITED.....	TC 5641	Oct. 31, 1913
B. AND O., LIMITED.....	TC 6400	June 9, 1926
BAILEY-DRUMMOND MOTOR CO., LIMITED.....	TC 6971	July 13, 1920
BANNER COBALT MINING COMPANY LIMITED.....	TC 6061	Dec. 19, 1906
BARBARA WORTH FROCKS, LIMITED.....	TC 6401	Dec. 13, 1927
BARRONS OIL BURNERS, LIMITED.....	TC 6912	Aug. 30, 1924
BARTLE PLANTATIONS LIMITED.....	TC 5590	Aug. 21, 1906
BARTRAM BROTHERS LIMITED.....	TC 7025	Jan. 11, 1909
BATEESE MINES LIMITED.....	TC 7003	Jan. 5, 1909
BATTERY PARK TRADING COMPANY OF CANADA LIMITED....	TC 6801	Aug. 21, 1919
BEACON DRUG STORES, LIMITED.....	TC 6893	Oct. 26, 1923
BEATTY KNITTING MILLS, LIMITED.....	TC 6802	Sept. 24, 1919
BEAVER NICKEL COMPANY, LIMITED.....	TC 6831	July 10, 1920
BELLEVILLE GAS AND FUEL COMPANY, LIMITED.....	TC 5817	Feb. 16, 1926
BELMONT INSTITUTE OF COMMERCE, LIMITED.....	TC 6914	Oct. 20, 1924
BELMONT SILVER MINES OF KERR LAKE LIMITED.....	TC 5634	May 6, 1909
BELSIZE THEATRE, LIMITED.....	TC 7087	Jan. 10, 1927
BENINGER CREAMERIES, LIMITED.....	TC 5644	June 21, 1926
BERMUDA TROLLEY COMPANY LIMITED.....	TC 6677	April 2, 1910
BEST KNIT LIMITED.....	TC 6694	Feb. 28, 1912
BETHUNE & HANCOCK, LIMITED.....	TC 5813	Nov. 1, 1920
BIRMINGHAM MANUFACTURERS, LIMITED.....	TC 5677	May 9, 1927

Name of Corporation	File Number	Date of Incorporation
BLAIRTON IRON MINES LIMITED.....	TC 7026	Jan. 8, 1909
BLUE MOUNTAIN LUMBER COMPANY, LIMITED.....	TC 5808	Mar. 14, 1919
BLUE STAR TRANSPORTATION, LIMITED.....	TC 6963	Oct. 11, 1927
BOOTERIES LIMITED.....	TC 6717	Jan. 10, 1913
BORDER CITIES BRICK AND TILE COMPANY, LIMITED.....	TC 5812	May 6, 1920
BOSTON PORTAGE COBALT SILVER MINES LIMITED.....	TC 7051	Jan. 29, 1909
BRANDON'S OIL AND GAS COMPANY LIMITED.....	TC 6700	April 16, 1912
BRANTFORD BREWING COMPANY LIMITED.....	TC 6402	Jan. 31, 1906
BRITNELL MOTOR CAR LIMITED.....	TC 6938	Nov. 17, 1908
BRITISH AMERICAN PUBLISHERS, LIMITED.....	TC 5811	Feb. 18, 1920
BRITISH CANADIAN BLOCK FLOORING, LIMITED.....	TC 7170	Nov. 10, 1926
BRITISH CANADIAN FINANCE COMPANY LIMITED.....	TC 5806	April 15, 1915
BRITISH CANADIAN INDUSTRIAL COMPANY LIMITED.....	TC 5639	May 30, 1910
BRITISH LAND COMPANY, LIMITED.....	TC 5638	July 17, 1912
BROKERS LIMITED.....	TC 6650	Oct. 23, 1908
BRUCE MINES-SAW MILL COMPANY LIMITED.....	TC 7125	May 11, 1909
BRUCES LIMITED.....	TC 6671	Sept. 13, 1909
BUILDERS AND CONTRACTORS SUPPLIES, LIMITED.....	TC 6407	Feb. 21, 1912
BURNS-RALPH-DAVIES, LIMITED.....	TC 6256	Mar. 9, 1927
BURTONS, LIMITED.....	TC 6747	Dec. 8, 1915
BYRNS PNEUMATIC SHIP RAISING COMPANY, LIMITED.....	TC 6754	Mar. 27, 1916
C. B. DEVLIN & COMPANY, LIMITED.....	TC 6417	Nov. 8, 1920
C. W. TRASK, LIMITED.....	TC 6888	June 23, 1923
CALEDON MOUNTAIN SHALE PRODUCTS, LIMITED.....	TC 5856	Feb. 13, 1924
CALEDONIA REAL ESTATE CORPORATION, LIMITED.....	TC 6732	Oct. 14, 1913
CALVERT, LOCKETT & WEBSTER, LIMITED.....	TC 6891	Aug. 29, 1923
CAMERON'S PRIVATE STOCK COMPANY LIMITED.....	TC 7104	April 2, 1909
CANADA AMUSEMENTS, LIMITED.....	TC 6757	April 25, 1916
CANADA CUBA LAND AND FRUIT COMPANY LIMITED.....	TC 6600	Oct. 28, 1904
CANADA CUTLERY COMPANY, LIMITED.....	TC 6829	June 16, 1920
CANADA LIGHT & EQUIPMENT COMPANY LIMITED.....	TC 5598	Aug. 13, 1906
CANADA MANUFACTURING IMPORTING AND DISTRIBUTING COMPANY LIMITED.....	TC 6461	Oct. 9, 1908
CANADA PULPWOOD EXPORTERS, LIMITED.....	TC 6781	May 23, 1918
CANADA PULVERIZER LIMITED.....	TC 6475	Dec. 5, 1906
CANADIAN-AMERICAN SILVER MINES LIMITED.....	TC 7230	June 2, 1909
CANADIAN AUTOMATIC CONVEYOR COMPANY, LIMITED.....	TC 6853	Nov. 28, 1921
CANADIAN COPPER AND ARMOUR PLATE COMPANY, LIMITED.....	TC 5647	Dec. 31, 1913
CANADIAN CORKBOARD COMPANY LIMITED.....	TC 6530	Mar. 21, 1919
CANADIAN DURKEE-ATWOOD COMPANY, LIMITED.....	TC 5842	Mar. 6, 1919
CANADIAN FARM POWER & MACHINERY CO., LIMITED.....	TC 6834	July 26, 1920
CANADIAN FISHERIES & STORAGE COMPANY, LIMITED.....	TC 6827	June 8, 1920
CANADIAN FLEISCHER GAS COMPANY LIMITED.....	TC 6738	Mar. 6, 1914
CANADIAN GAS COMPANY, LIMITED.....	TC 5681	Jan. 18, 1912
CANADIAN MINERAL DEVELOPMENT COMPANY LIMITED.....	TC 6584	July 30, 1913
CANADIAN OPTICAL COMPANY, LIMITED.....	TC 5841	May 19, 1917
CANADIAN PEN AND SPECIALTY COMPANY, LIMITED.....	TC 6815	Mar. 18, 1920
CANADIAN PERIODICALS, LIMITED.....	TC 5859	May 5, 1926
CANADIAN RADIATORS, LIMITED.....	TC 6408	Dec. 29, 1925
CANADIAN SWENSONS LIMITED.....	TC 5257	Sept. 14, 1905
CANADIAN TAXIMETERS LIMITED.....	TC 6409	Feb. 3, 1909
CANADIAN TYPEWRITER COMPANY LIMITED.....	TC 5620	Nov. 15, 1905
CANADA'S CENTURY PUBLISHING COMPANY LIMITED.....	TC 5547	June 14, 1905
CANYON MINES, LIMITED.....	TC 6410	Aug. 19, 1921
CARBOLITE CARBOLINEUM COMPANY LIMITED.....	TC 6427	April 20, 1906
CARLYLE AND SONS, LIMITED.....	TC 6695	Mar. 12, 1912
CARPENTER FRUIT LANDS LIMITED.....	TC 6722	Feb. 18, 1913
CARTAGE & TRANSFER LIMITED.....	TC 6674	Jan. 13, 1910
CEMENT PRODUCTS LIMITED.....	TC 6590	April 3, 1907
CENTRAL SECURITIES LIMITED.....	TC 5627	Aug. 30, 1907
CENTRAL SITES DEVELOPMENT COMPANY, LIMITED.....	TC 5957	Mar. 12, 1926
CENTRIFUGAL REFINERS, LIMITED.....	TC 5561	July 9, 1926

Name of Corporation	File Number	Date of Incorporation
CEREALS LIMITED.....	TC 5619	Aug. 24, 1906
CHAMBERLAIN COAL AND OIL DEVELOPMENT COMPANY, LIMITED.....	TC 6412	Feb. 4, 1921
CHAMPION RUBBER COMPANY, LIMITED.....	TC 6823	April 29, 1920
CHARTERED TIMBER, LANDS, MINES, LIMITED.....	TC 5850	Dec. 2, 1921
CHELSEA TRADING COMPANY LIMITED.....	TC 6995	Dec. 4, 1908
CHEMICAL PRODUCTS OF CANADA LIMITED.....	TC 6531	June 7, 1917
CHIEF MATASH MINES COMPANY LIMITED.....	TC 7199	Sept. 27, 1909
CHIPPEWA RIVER TIMBER COMPANY, LIMITED.....	TC 6795	Feb. 21, 1919
CHOWN LAKE COBALT MINES LIMITED.....	TC 6944	Nov. 4, 1908
CITIZENS FUEL AND ICE COMPANY, LIMITED.....	TC 6733	Nov. 6, 1913
CLANSMAN MINES, LIMITED.....	TC 6004	July 6, 1911
CLAVIR HAT MANUFACTURING COMPANY, LIMITED.....	TC 6762	Sept. 16, 1916
CLAWSON SILVER MINES LIMITED.....	TC 7142	July 12, 1909
CLOVER GAS & OIL COMPANY, LIMITED.....	TC 6836	Dec. 10, 1920
COBALT DELTA MINING CO. LIMITED.....	TC 7217	Mar. 11, 1909
COBALT HOLDING COMPANY LIMITED.....	TC 7067	Feb. 11, 1909
COBALT LEASERS LIMITED.....	TC 6651	Oct. 23, 1908
COBALT NATIONAL MINES LIMITED.....	TC 6999	Jan. 6, 1909
COBALT PAYMASTER MINES LIMITED.....	TC 7081	Mar. 22, 1909
COLEMAN COBALT MINING COMPANY LIMITED.....	TC 5832	Aug. 25, 1905
COLLEGE DRUG CO., LIMITED.....	TC 5860	Aug. 18, 1926
COLLETT-BUELL, LIMITED.....	TC 5848	July 13, 1921
COLONIAL COBALT DEVELOPMENT COMPANY LIMITED.....	TC 7000	Dec. 30, 1908
COLONIAL LAUNDRIES LIMITED.....	TC 7123	May 6, 1909
COMMERCIAL DEVELOPMENT CORPORATION, LIMITED.....	TC 6005	Oct. 25, 1926
COMMERCIAL REALTY INVESTMENTS, LIMITED.....	TC 6819	Mar. 16, 1912
CONN, LIMITED.....	TC 6766	Jan. 19, 1917
CONSOLIDATED PAPER COMPANY, LIMITED.....	TC 6416	Aug. 26, 1924
CONSOLIDATED REALTY COMPANY LIMITED.....	TC 6725	April 11, 1913
CONSOLIDATED STEEL COMPANY, LIMITED.....	TC 5839	Dec. 13, 1915
CONSTRUCTION SUPPLY COMPANY LIMITED.....	TC 6735	Dec. 2, 1913
COOKSTOWN WAREHOUSING COMPANY LIMITED.....	TC 6602	Aug. 11, 1885
COOPER BAKING CO., LIMITED.....	TC 5648	Oct. 7, 1922
CORONA COBALT SILVER MINING COMPANY LIMITED.....	TC 6909	Nov. 10, 1908
COUCHICHING CURLING COMPANY, LIMITED.....	TC 5679	April 10, 1917
CREOSOTED BLOCK PAVING COMPANY, LIMITED.....	TC 6745	Oct. 21, 1914
CRESCENT SILVER COMPANY LIMITED.....	TC 7078	Mar. 11, 1909
CROCKER AIR LINE COMPANY OF ONTARIO, LIMITED.....	TC 5854	April 5, 1923
CROCKER PRESS, LIMITED.....	TC 6783	Aug. 1, 1918
CROTEAU AND CLARK CO., LIMITED.....	TC 6807	Dec. 20, 1919
CROWE MANUFACTURING COMPANY LIMITED.....	TC 6669	Aug. 12, 1909
CUBAN REALTY COMPANY LIMITED.....	TC 7473	April 19, 1905
CULLEN COBALT MINES LIMITED.....	TC 6589	Feb. 28, 1907
DARBY MINES LIMITED.....	TC 6470	Nov. 5, 1908
DARBY MOUNTAIN MINING COMPANY LIMITED.....	TC 6425	June 19, 1908
DEER PARK SANITARIUM LIMITED.....	TC 7040	Aug. 24, 1906
DE LUXE VARNISH AND AUTO PAINT COMPANY OF CANADA, LIMITED.....	TC 6961	June 2, 1927
DENNIS AND COMPANY LIMITED.....	TC 7122	May 4, 1909
D'ESTERRE LIMITED.....	TC 6533	Mar. 22, 1913
DETROIT AND ALGOMA SILVER MINING COMPANY LIMITED...	TC 6610	Aug. 15, 1906
DETROIT MINES LIMITED.....	TC 7113	April 21, 1909
DEWEY AND O'HEIR LIMITED.....	TC 6612	Jan. 27, 1904
DOHERTY PIANO COMPANY, LIMITED.....	TC 5625	Dec. 4, 1907
DOMINION ARTIFICIAL LIMB COMPANY LIMITED.....	TC 6596	Nov. 1, 1907
DOMINION CONE COMPANY, LIMITED.....	TC 6786	July 27, 1918
DOMINION DISCOUNT COMPANY, LIMITED.....	TC 6850	Oct. 24, 1921
DOMINION GOLD MINES, LIMITED.....	TC 7063	Feb. 5, 1909
DOMINION MOTOR CAR COMPANY, LIMITED.....	TC 5687	May 14, 1914
DOMINION PRINTING AND LOOSE LEAF COMPANY, LIMITED...	TC 6418	Oct. 11, 1912
DOMINION SPECIALTIES, LIMITED.....	TC 5688	Sept. 25, 1912

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DR. JOSEPH LISTER & COMPANY LIMITED.....	TC 7164	July 5, 1909
DREADNOUGHT RUBBER COMPANY, LIMITED.....	TC 6854	Dec. 9, 1921
DRESSES COMPANY, LIMITED.....	TC 5682	June 24, 1919
DUNDAS OIL AND GAS COMPANY, LIMITED.....	TC 6784	Sept. 11, 1918
E. B. CROMPTON & COMPANY, LIMITED.....	TC 6742	June 20, 1914
E. COLLVER COMPANY, LIMITED.....	TC 7150	June 15, 1909
E. JAMES & COMPANY, LIMITED.....	TC 6948	July 28, 1925
E. T. MINING COMPANY LIMITED.....	TC 7118	April 21, 1909
E. VAN ALLEN & CO. LIMITED.....	TC 5285	Jan. 27, 1904
EASTMURE & LIGHTBOURN LIMITED.....	TC 5289	May 27, 1905
EBERHARDT-SPEIGHT PLUMBING & HEATING, LIMITED.....	TC 5693	April 26, 1926
ECONOMY CLEANING COMPANY, LIMITED.....	TC 7042	Jan. 26, 1909
EDWARD COBALT MINES LIMITED.....	TC 5284	Nov. 16, 1906
ELECTRICAL FITTINGS COMPANY LIMITED.....	TC 6443	Aug. 14, 1908
ELECTRICAL PRODUCTS, LIMITED.....	TC 6915	Nov. 18, 1924
ELKLAKE-COBALT MINES OF ONTARIO LIMITED.....	TC 6908	Nov. 12, 1908
EMPIRE SALES, LIMITED.....	TC 6288	Feb. 23, 1920
EMPRESS HOTEL COMPANY, LIMITED.....	TC 6289	Oct. 10, 1924
ENGINEERS CLUB, THOROLD, LIMITED.....	TC 6290	Mar. 27, 1916
ERIE BEACH HILARITY COMPANY, LIMITED.....	TC 6758	May 8, 1916
ERIE CLAY PRODUCTS, LIMITED.....	TC 6291	Dec. 8, 1920
ESSEX COUNTY SEED FARMS LIMITED.....	TC 6726	June 13, 1913
ESSEX TRACTOR COMPANY, LIMITED.....	TC 6755	Mar. 25, 1916
EVERETT MANUFACTURING COMPANY LIMITED.....	TC 6293	Aug. 12, 1921
EXCELSIOR CONCRETE PRODUCTS, LIMITED.....	TC 6892	Sept. 12, 1923
EXCELSIOR MICA MINES LIMITED.....	TC 6438	July 17, 1908
EXPANDED METAL AND FIRE-PROOFING COMPANY LIMITED..	TC 5283	May 27, 1899
F. A. NANCEKIVELL COMPANY, LIMITED.....	TC 6849	Oct. 25, 1921
F. D. DE SUZEA, LIMITED.....	TC 7156	July 28, 1909
F. R. BARTLETT & CO. LIMITED.....	TC 7021	Jan. 11, 1909
F. W. HORE AND SON LIMITED.....	TC 5293	Aug. 11, 1900
F. W. LAWSON COMPANY, LIMITED.....	TC 6804	Oct. 24, 1919
FEDERAL ENGINEERING AND SUPPLIES LIMITED.....	TC 7178	Aug. 3, 1909
FINANCIAL EQUIPMENT CORPORATION LIMITED.....	TC 6952	Jan. 4, 1922
FLETCHER JOHNSTON LIMITED.....	TC 6439	July 13, 1908
FLOOR COVERINGS, LIMITED.....	TC 6847	Oct. 11, 1921
FORDWICH CHEESE AND BUTTER COMPANY LIMITED.....	TC 6615	Feb. 10, 1878
FORSYTHE, FRASER & WEIR LIMITED.....	TC 7045	Feb. 19, 1909
FORT WILLIAM DOCKS, LIMITED.....	TC 6750	Feb. 7, 1916
FORT WILLIAM WAREHOUSING AND FORWARDING COMPANY LIMITED.....	TC 7112	Mar. 31, 1909
FOUNDRY SPECIALTIES LIMITED.....	TC 5610	Feb. 26, 1903
G. L. HAMILTON COMPANY, LIMITED.....	TC 6826	June 4, 1920
GALLAGHER IRON MINING COMPANY LIMITED.....	TC 6933	June 13, 1906
GARAGE AND RADIO SPECIALTIES, LIMITED.....	TC 6535	Dec. 2, 1926
GENERAL ENGINEERING AND CONSTRUCTION COMPANY.....	TC 5653	July 17, 1911
GEO. H. LEES & CO. LIMITED.....	TC 6364	June 13, 1906
GEORGE POWLEY PAPER COMPANY LIMITED.....	TC 6387	June 24, 1908
GIFFORD EXTENSION MINES LIMITED.....	TC 6906	Nov. 16, 1908
GLADSTONE DEVELOPMENT COMPANY LIMITED.....	TC 5301	April 19, 1905
GLASSCOAT SEWERPIPE & CONDUITS, LIMITED.....	TC 6806	Dec. 11, 1919
GLOUCESTER TRADING COMPANY LIMITED.....	TC 7097	April 30, 1909
GOLDEN EAGLE MINING COMPANY, LIMITED.....	TC 6422	July 12, 1926
GOLDEN PARK MINING COMPANY LIMITED.....	TC 5320	Oct. 12, 1906
GOLDEN PORCUPINE MINES, LIMITED.....	TC 5549	April 27, 1911
GOULDINGS LIMITED.....	TC 6385	June 22, 1908
GOW GANDA CENTRE SILVER MINES LIMITED.....	TC 7017	Jan. 11, 1909
GOW GANDA CITY SILVER MINES LIMITED.....	TC 7031	Jan. 19, 1909
GOW GANDA-COBALT VENTURE CORPORATION LIMITED.....	TC 7076	Mar. 20, 1909
GOW GANDA KING SILVER MINES LIMITED.....	TC 6466	Oct. 23, 1908
GOW GANDA MINES LIMITED.....	TC 6473	Nov. 3, 1908
GOW GANDA PRINCE SILVER MINES LIMITED.....	TC 7062	Jan. 29, 1909

Name of Corporation	File Number	Date of Incorporation
GOW GANDA PROSPECTING COMPANY LIMITED.....	TC 7064	Feb. 9, 1909
GOW GANDA PREMIER SILVER MINES LIMITED.....	TC 7033	Jan. 22, 1909
GOW GANDA QUEEN MINES LIMITED.....	TC 7006	Dec. 21, 1908
GOWGANDA 4 MINING COMPANY LIMITED.....	TC 7227	May 12, 1909
GOWGANDA RESERVE MINES LIMITED.....	TC 7141	July 16, 1909
GOWGANDA TRANSPORT COMPANY LIMITED.....	TC 7056	Jan. 27, 1909
GRACE INVALID BED CHAIR COMPANY, LIMITED.....	TC 6872	Sept. 25, 1922
GRAFTON CANNING COMPANY, LIMITED.....	TC 3118	Mar. 26, 1912
GRAND VALLEY PEAT PRODUCTS LIMITED.....	TC 5312	July 26, 1904
GRANITE SAND AND GRAVEL COMPANY, LIMITED.....	TC 6897	Feb. 15, 1924
GRASSI DRUG COMPANY, LIMITED.....	TC 6792	Dec. 10, 1918
GREAT EASTERN ORE AND MINING CORPORATION, LIMITED..	TC 6918	Mar. 20, 1925
GREEN-GUERNEY LIMITED.....	TC 6712	Sept. 27, 1912
GREEN-MEEHAN CONSOLIDATED, LIMITED.....	TC 6929	Nov. 30, 1908
GREEN RIVER TORONTO, LIMITED.....	TC 5651	Dec. 8, 1922
GRIFFIN AMUSEMENT COMPANY LIMITED.....	TC 6426	Aug. 14, 1907
GROCERS WHOLESALE COMPANY LIMITED.....	TC 5303	July 3, 1901
GURNEY TILDEN & COMPANY LIMITED.....	TC 5421	Aug. 18, 1908
H. SPENCER CASE LIMITED.....	TC 6965	Dec. 2, 1908
HAILEYBURY FRONTIER MINING COMPANY LIMITED.....	TC 7171	July 31, 1909
HALL GOWGANDA MINING AND DEVELOPMENT COMPANY LIMITED.....	TC 7201	Oct. 1, 1909
HALL HATCH KNITTING COMPANY LIMITED.....	TC 6942	Dec. 2, 1908
HAMILTON AUTOMOBILE SUPPLY COMPANY, LIMITED.....	TC 5656	Nov. 30, 1917
HAMILTON-BUFFALO REAL ESTATE COMPANY LIMITED.....	TC 6729	Oct. 1, 1913
HAMILTON GAS AND OIL, LIMITED.....	TC 5657	April 24, 1914
HAMILTON HOSIERY COMPANY, LIMITED.....	TC 6324	Sept. 30, 1919
HAMILTON ICELESS REFRIGERATOR COMPANY, LIMITED.....	TC 6857	Mar. 6, 1922
HAMILTON IMPORTING COMPANY LIMITED.....	TC 6477	April 17, 1912
HAMILTON MANSIONS, LIMITED.....	TC 5660	Aug. 17, 1918
HAMILTON AND MONTREAL NAVIGATION COMPANY LIMITED..	TC 5324	Mar. 27, 1903
HAMILTON MIRROR PLATE COMPANY LIMITED.....	TC 5326	July 18, 1906
HAMILTON SHIP BUILDING AND FERRY COMPANY, LIMITED..	TC 5661	May 17, 1916
HAMILTON TUBE COMPANY LIMITED.....	TC 6376	June 1, 1908
HANGING STONE SILVER MINES LIMITED.....	TC 7070	Feb. 15, 1909
HANOVER CONVERTERS, LIMITED.....	TC 6873	Oct. 23, 1922
HARDWARE COMPANY OF TORONTO, LIMITED.....	TC 6111	Mar. 24, 1911
HARE & CHASE OF TORONTO, LIMITED.....	TC 6478	July 18, 1925
HAROLD TOMLIN MOTORS, LIMITED.....	TC 5871	Nov. 14, 1923
HEARTS OF WHEAT COMPANY LIMITED.....	TC 7032	Jan. 18, 1909
HEINZE ELECTRIC COMPANY, LIMITED.....	TC 3110	Oct. 4, 1913
HENDERSON FARMERS' LIME, LIMITED.....	TC 6778	Feb. 19, 1918
HERCULES BOXES, LIMITED.....	TC 6389	July 13, 1908
HERCULES BUMPERS, LIMITED.....	TC 6821	April 1, 1920
HERMO MINING COMPANY, LIMITED.....	TC 6843	Aug. 22, 1921
HIGH FALLS MINING COMPANY LIMITED.....	TC 7200	Sept. 27, 1909
HILL GOLD MINING COMPANY, LIMITED.....	TC 5664	May 13, 1918
HOMEDALE LAND COMPANY, LIMITED.....	TC 6881	Jan. 31, 1923
HOMESTAKE MINING COMPANY LIMITED.....	TC 5665	May 5, 1910
HUDSON RED LAKE DEVELOPMENT, LIMITED.....	TC 5560	April 12, 1926
HUGH HENNESSEY, LIMITED.....	TC 5666	Sept. 13, 1923
HUMBER BAY AQUATIC ASSOCIATION LIMITED.....	TC 6479	Mar. 24, 1923
HURNDALL NOVELTY FURNITURE COMPANY LIMITED.....	TC 5328	Aug. 31, 1904
HURON OIL PRODUCERS LIMITED.....	TC 7223	Mar. 10, 1906
HUTCHINSON & SON, LIMITED.....	TC 7117	April 2, 1909
HYGIENIC CONTAINERS, LIMITED.....	TC 6761	July 6, 1916
HYGIENIC LABORATORIES LIMITED.....	TC 7008	Dec. 22, 1908
HYLAND SILVER MINING COMPANY LIMITED.....	TC 6395	July 8, 1908
IBEX TIRE & RUBBER CO. OF CANADA LIMITED.....	TC 6481	Aug. 12, 1919
ICE CREAM CONES LIMITED.....	TC 6731	Oct. 15, 1913
IMPERIAL CLOTHING COMPANY, LIMITED.....	TC 5311	Oct. 5, 1906
INDEPENDENT CHECKER METER-TAXIS, LIMITED.....	TC 6950	Sept. 23, 1925

Name of Corporation	File Number	Date of Incorporation
INDEPENDENT PRESS, LIMITED.....	TC 6482	Oct. 3, 1923
INDUSTRIAL FINANCIAL CORPORATION OF CANADA LIMITED.....	TC 6803	Sept. 23, 1919
INGERSOLL NUT COMPANY LIMITED.....	TC 5340	June 14, 1905
INNES, LUMSDEN, INDUSTRIES LIMITED.....	TC 6483	Feb. 6, 1922
INTERNATIONAL AUTOMOBILE SCHOOL, LIMITED.....	TC 6805	Nov. 19, 1919
INTERNATIONAL COPPER, LIMITED.....	TC 5702	Jan. 22, 1916
INTERNATIONAL INVESTMENTS, LIMITED.....	TC 6344	July 19, 1920
INTERNATIONAL OIL GAS & DEVELOPMENT COMPANY, LIMITED.....	TC 5669	Oct. 10, 1921
INTERNATIONAL PORTLAND CEMENT COMPANY LIMITED.....	TC 5342	Sept. 24, 1902
INTERNATIONAL PRESS CLUB, LIMITED.....	TC 5690	June 27, 1927
INTERNATIONAL STOCK COMPANY LIMITED.....	TC 6619	Dec. 30, 1904
INTEROCEAN MANUFACTURING COMPANY LIMITED.....	TC 5600	June 20, 1906
INTERURBAN ENGINEERING COMPANY, LIMITED.....	TC 5700	Mar. 21, 1918
INVESTORS COMPANY LIMITED.....	TC 5699	Aug. 21, 1903
INVINCIBLE SPARK PLUG COMPANY, LIMITED.....	TC 6820	April 14, 1920
IRENE MINES LIMITED.....	TC 6431	Sept. 24, 1908
ITALIAN WINE COMPANY OF WELLAND, LIMITED.....	TC 5703	July 22, 1915
J. A. CARVETH AND COMPANY LIMITED.....	TC 5358	Sept. 11, 1902
J. CURRY COMPANY LIMITED.....	TC 5353	May 11, 1904
J. E. BROWN & COY. LIMITED.....	TC 5349	Nov. 29, 1905
J. H. JACKSON & COMPANY LIMITED.....	TC 5477	May 7, 1906
J. J. ZOCK & COMPANY LIMITED.....	TC 5605	Dec. 15, 1905
J. L. ROCHESTER LIMITED.....	TC 5356	June 13, 1902
J. L. SPINK LIMITED.....	TC 6628	Dec. 27, 1905
J. MICKLEBOROUGH, LIMITED.....	TC 6773	May 15, 1901
J. MOYNEUR LIMITED.....	TC 7132	May 28, 1909
J. N. MANACE, LIMITED.....	TC 7242	Feb. 23, 1927
J. W. SCALES LIMITED.....	TC 5354	Dec. 23, 1904
JACOBI SHOE & GAITER COMPANY, LIMITED.....	TC 6348	Oct. 27, 1919
JAMES BAY COMPANY LIMITED.....	TC 7102	Mar. 17, 1909
JAMES BAY LUMBER CO. LIMITED.....	TC 6594	June 12, 1907
JAMES H. WYLIE LIMITED.....	TC 6525	June 24, 1903
JAMES JOLLEY & SONS LIMITED.....	TC 6643	Jan. 30, 1903
JAMES PEAT & SONS LIMITED.....	TC 6664	Jan. 23, 1909
JAMES-PROPRIETARY MINES, LIMITED.....	TC 5828	June 21, 1907
JANNEY TRANSATLANTIC FLIGHTS, LIMITED.....	TC 6485	Aug. 3, 1927
JENNINGS & ROSS LIMITED.....	TC 6515	April 20, 1911
JOHN MILLS LIMITED.....	TC 7211	Oct. 11, 1909
JONES, GIROUD & CO., LIMITED.....	TC 5704	Oct. 21, 1913
JOSEPH H. SMITH AND COMPANY, LIMITED.....	TC 5805	June 9, 1922
JUNCTION NUT KRUST LIMITED.....	TC 6547	Feb. 24, 1920
KALGOORLIE-KIRKLAND GOLD MINES LIMITED.....	TC 6548	Dec. 4, 1919
KAWARTHA SMELTERS, LIMITED.....	TC 6350	April 7, 1927
KEARNS INK LIMITED.....	TC 7182	Aug. 3, 1909
KEEWATIN MINING SYNDICATE, LIMITED.....	TC 6488	Dec. 21, 1923
KELLY-PHINNEY MOTORS, LIMITED.....	TC 6351	Nov. 30, 1925
KENDAL TROUT PRESERVE COMPANY LIMITED.....	TC 6467	Feb. 25, 1898
KENDERDINE REALTY COMPANY LIMITED.....	TC 6704	April 29, 1912
KENILWORTH BUILDING COMPANY, LIMITED.....	TC 6883	Mar. 12, 1923
KEORA HOLDING COMPANY, LIMITED.....	TC 6353	Dec. 23, 1915
KERR FILE & TOOL COMPANY, LIMITED.....	TC 5706	Sept. 27, 1919
KEYWORTH GARAGE AND SERVICE, LIMITED.....	TC 6869	July 12, 1922
KINZINGER BRUCE & COMPANY, LIMITED.....	TC 6606	April 28, 1905
KITCHENER CRESCENT THEATRE, LIMITED.....	TC 5709	Dec. 22, 1919
KITCHENER FELT BOOT COMPANY, LIMITED.....	TC 6537	Nov. 30, 1904
KITCHENER REED COMPANY, LIMITED.....	TC 5710	Jan. 2, 1924
KLINE FANNING MILL COMPANY, LIMITED.....	TC 6777	Jan. 3, 1918
KNIGHT BROS. AND MCKINNON LIMITED.....	TC 6676	Mar. 15, 1910
KNIGHT TOOL COMPANY, LIMITED.....	TC 6358	Jan. 16, 1923
KORTUM COMPANY, LIMITED.....	TC 5711	June 17, 1914
L. H. MAJOR & J. SOUBLIÈRE, LIMITED.....	TC 6663	Dec. 7, 1908

Name of Corporation	File Number	Date of Incorporation
L. MARRUS AND COMPANY LIMITED.....	TC 6541	Jan. 27, 1917
LAKE OF THE WOODS GOLD MINING COMPANY LIMITED.....	TC 6690	Aug. 22, 1911
LAKE SIMCOE BUNGALOWS LIMITED.....	TC 6491	Feb. 15, 1922
LAKESHEAD MOTORMART, LIMITED.....	TC 6366	Nov. 25, 1925
LA MINE D'OR HURONIA LIMITED.....	TC 6727	Aug. 15, 1913
LAMBETH TELEPHONE COMPANY, LIMITED.....	TC 5552	Feb. 20, 1913
LAMONT COMMISSION COMPANY LIMITED.....	TC 6644	Oct. 17, 1906
LANE BROTHERS, LIMITED.....	TC 6737	Mar. 11, 1914
LANDSOWNE NUT KRUST LIMITED.....	TC 6549	Dec. 6, 1919
LANGLEY'S LIMITED.....	TC 6365	April 6, 1915
LA PHARMACIE DU PEUPLE LIMITED.....	TC 6492	May 25, 1922
LARDER ESTATES, LIMITED.....	TC 5716	Feb. 11, 1920
LASALLE MINING COMPANY LIMITED.....	TC 7086	April 30, 1909
LATOUR LAKE MINES LIMITED.....	TC 7208	Oct. 7, 1909
LAURIE SILVER MINES LIMITED.....	TC 7015	Jan. 7, 1909
LAW BOOKS, LIMITED.....	TC 5719	Jan. 19, 1917
LAWRENCE BROTHERS LIMITED.....	TC 6670	Sept. 8, 1909
LEE MANUFACTURING COMPANY, LIMITED.....	TC 5372	Mar. 15, 1905
LEGAL INVESTORS, LIMITED.....	TC 6898	April 28, 1924
LEHIGH PORTLAND CEMENT COMPANY LIMITED.....	TC 7220	Sept. 19, 1906
LENNARD MACHINE TOOL COMPANY, LIMITED.....	TC 6817	Mar. 6, 1920
LESLIE OPERATORS, LIMITED.....	TC 6361	Oct. 7, 1927
LINCOLN BASKET COMPANY, LIMITED.....	TC 6832	Sept. 22, 1920
LINCOLN BOND COMPANY, LIMITED.....	TC 5720	April 30, 1924
LINDERS LIMITED.....	TC 6687	May 19, 1911
LINTON REALTY COMPANY LIMITED.....	TC 6728	Aug. 19, 1913
LITHOGRAPHED PRODUCTS, LIMITED.....	TC 6814	Mar. 16, 1920
LITSTER PURE FOOD CO., LIMITED.....	TC 6662	Dec. 17, 1908
LLOYDS INSPECTION AND APPRAISAL, LIMITED.....	TC 6886	April 9, 1923
LONDON BRASS WORKS COMPANY LIMITED.....	TC 5378	Dec. 12, 1890
LONDON-CANADIAN GOLD MINES, LIMITED.....	TC 6911	Sept. 2, 1924
LONDON INVESTMENTS, LIMITED.....	TC 5712	Feb. 12, 1914
LONDON NUT KRUST LIMITED.....	TC 6540	Feb. 3, 1920
M. E. VANZANT LIMITED.....	TC 5386	Oct. 13, 1905
M. KREHM & CO., LIMITED.....	TC 5335	May 1, 1929
MACK STORAGE BATTERY COMPANY OF CANADA, LIMITED....	TC 6496	Oct. 16, 1920
MACKIE & TAYLOR LIMITED.....	TC 6685	Feb. 13, 1911
MACLAREN BROTHERS LIMITED.....	TC 5597	Feb. 6, 1903
MAIDENS SILVER MINING COMPANY LIMITED.....	TC 6656	April 16, 1908
MAISON DE MORITZ, LIMITED.....	TC 6233	Oct. 25, 1927
MAISONVILLE MINING COMPANY, LIMITED.....	TC 7240	Feb. 11, 1921
MAJESTIC RADIO COMPANY, LIMITED.....	TC 7241	June 18, 1928
MANUFACTURERS AGENCIES, LIMITED.....	TC 6839	Mar. 3, 1921
MAPLE LEAF AMUSEMENT COMPANY, LIMITED.....	TC 6756	April 25, 1916
MAPLE LEAF LUMBER COMPANY, LIMITED.....	TC 5726	Mar. 19, 1914
MAPLE LEAF MINES LIMITED.....	TC 6213	Dec. 7, 1908
MAPLE LEAF STOCK TONIC MILLS LIMITED.....	TC 7245	Mar. 29, 1921
MARCELL MINES LIMITED.....	TC 6927	Nov. 5, 1908
MARVEL SILVER MINES LIMITED.....	TC 6441	July 27, 1908
MASONIC TEMPLE COMPANY LIMITED.....	TC 5381	May 28, 1906
MASTER TIRES, LIMITED.....	TC 6845	Sept. 28, 1921
MATACHEWAN GOLD MINES LIMITED.....	TC 6543	Oct. 17, 1918
MATANINDA FOREST PRODUCTS, LIMITED.....	TC 7247	Mar. 21, 1927
MATSON & CO., LIMITED.....	TC 7249	Feb. 28, 1921
MATTHEWS ELECTRIC COMPANY, LIMITED.....	TC 7248	May 19, 1924
MAUL AND RIGG LIMITED.....	TC 6736	Mar. 16, 1914
MCCABE VACUUM AIR CLEANING SYSTEMS LIMITED.....	TC 7100	Mar. 11, 1909
MCCARTHY AERO SERVICE, LIMITED.....	TC 6811	Jan. 28, 1920
MCCRIMMON MONTREAL RIVER MINES LIMITED.....	TC 6997	Dec. 10, 1908
MCCRIMMON'S, LIMITED.....	TC 6200	Nov. 13, 1922
MCDONALD FELDSPAR COMPANY LIMITED.....	TC 7138	May 17, 1909
MCGIBBON, LIMITED.....	TC 7235	May 7, 1919

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MCGILL AUTOPOWER, LIMITED.....	TC 6187	July 18, 1922
MCKAY BROS. LIMITED.....	TC 7121	May 11, 1909
MCKAY MINING COMPANY LIMITED.....	TC 6471	Oct. 27, 1908
MCKECHNIE AND TANNER, LIMITED.....	TC 6631	Jan. 25, 1900
MCKELLAR ELECTRIC, LIMITED.....	TC 7236	Feb. 26, 1927
MCKENDRICK NICHOLSON & COMPANY LIMITED.....	TC 6693	Jan. 25, 1912
MCKENDRY'S LIMITED.....	TC 5383	Feb. 26, 1903
MCKENZIE MINING AND EXPLORATION COMPANY LIMITED....	TC 7007	Nov. 12, 1908
MCLAREN'S DELICATESSENS, LIMITED.....	TC 6900	May 15, 1924
MCLAURIN DEVELOPMENT COMPANY, LIMITED.....	TC 6186	Nov. 21, 1919
MCLEAN INSTITUTE, LIMITED.....	TC 7237	July 24, 1926
MCLENNAN CHEMICAL COMPANY, LIMITED.....	TC 6842	Mar. 11, 1921
MCNAUGHTON SILVER MINE LIMITED.....	TC 7215	Oct. 21, 1909
MCPHERSON DRUGS, LIMITED.....	TC 6495	Nov. 25, 1925
MECCA SPECIALTIES COMPANY, LIMITED.....	TC 6753	Mar. 18, 1916
MECHANICAL TRADES COMPANY, LIMITED.....	TC 5361	June 26, 1920
MEDICINES LIMITED.....	TC 6686	Mar. 10, 1911
MELLO DEW, LIMITED.....	TC 6962	Aug. 25, 1928
MELVILLE QUARRY COMPANY, LIMITED.....	TC 7251	Feb. 16, 1923
MEN'S FASHION CLOTHING COMPANY, LIMITED.....	TC 6498	June 24, 1926
MERCHANTS FINANCE CORPORATION, LIMITED.....	TC 5730	Dec. 29, 1927
METALS-CHEMICAL COMPANY, LIMITED.....	TC 7228	May 11, 1909
METROPOLITAN REALTY COMPANY LIMITED.....	TC 6696	Mar. 12, 1912
MICHIGAN OPTICAL COMPANY LIMITED.....	TC 7202	Sept. 27, 1909
MIDDLESEX AND DOVER OIL & GAS COMPANY, LIMITED.....	TC 6837	Feb. 7, 1921
MIDLAND NAVIGATION COMPANY LIMITED.....	TC 5390	Mar. 27, 1901
MIDLAND TOWING & WRECKING COMPANY LIMITED.....	TC 5389	Mar. 30, 1901
MID-WEST LANDS, LIMITED.....	TC 6813	Mar. 6, 1920
MILBURN COBALT SILVER MINES LIMITED.....	TC 7252	Mar. 8, 1907
MILLARDS PRODUCTS, LIMITED.....	TC 6775	Nov. 15, 1917
MILLER CARTAGE CO., LIMITED.....	TC 7244	Mar. 21, 1906
MILLER RUBBER COMPANY LIMITED.....	TC 6684	Jan. 16, 1911
MINERAL PRODUCTS LIMITED.....	TC 6502	Feb. 2, 1917
MINTO TRADING COMPANY, LIMITED.....	TC 7253	July 19, 1923
MODISTE WEAR, LIMITED.....	TC 6800	Aug. 14, 1919
MOLYBDENUM PRODUCTS COMPANY, LIMITED.....	TC 5731	July 12, 1918
MONARCH TRACTOR COMPANY OF CANADA LIMITED.....	TC 6746	Dec. 1, 1914
MONBERTA PETROL OIL AND GAS CO., LIMITED.....	TC 7255	July 12, 1926
MONTREAL-JAMES MINES OF ONTARIO LIMITED.....	TC 7144	June 21, 1909
MONTREAL RIVER CONSOLIDATED LIMITED.....	TC 6993	Dec. 11, 1908
MONTREAL RIVER NAVIGATION COMPANY LIMITED.....	TC 7127	May 4, 1909
MONTROSE PAPER MILLS LIMITED.....	TC 7179	Aug. 12, 1909
MORANG & CO. LIMITED.....	TC 5379	Dec. 28, 1898
MORTIMER AND RICHMOND, LIMITED.....	TC 6833	Oct. 9, 1920
MORTON SILVER MINING COMPANY LIMITED.....	TC 7172	July 14, 1909
MOTOR BUS COMPANY LIMITED.....	TC 7048	Mar. 3, 1909
MURILO GOLD MINING COMPANY LIMITED.....	TC 7145	Nov. 30, 1909
MUSKOKA SAND AND GRAVEL COMPANY LIMITED.....	TC 7079	Mar. 22, 1909
MUSKOKA TRIPOLITE COMPANY, LIMITED.....	TC 6223	Nov. 11, 1927
MUSSELMANS AMUSEMENT COMPANY LIMITED.....	TC 6954	Mar. 31, 1926
MUTUAL SECURITIES, LIMITED.....	TC 5735	June 13, 1911
MUXLOU & GALE CONTRACTING COMPANY, LIMITED.....	TC 5736	June 28, 1921
NATIONAL CREDIT CLEARING COMPANY, LIMITED.....	TC 6472	Feb. 14, 1906
NATIONAL GUM AND MICA COMPANY OF CANADA, LIMITED....	TC 5737	Dec. 16, 1925
NATIONAL INSTITUTE OF THE ARTS, LIMITED.....	TC 6895	Jan. 10, 1924
NATIONAL INVESTMENT REGISTER, LIMITED.....	TC 5738	Sept. 4, 1923
NATIONAL LIMITED.....	TC 5404	June 15, 1906
NATIONAL PEAT, LIMITED.....	TC 6779	April 20, 1918
NATIONAL RADIO-HOMES SERVICE CORPORATION, LIMITED....	TC 6227	April 29, 1922
NATIONAL REALTY COMPANY LIMITED.....	TC 7226	May 13, 1909
NELLES INSURANCE AGENCY LIMITED.....	TC 7091	April 5, 1909
NEWFOUNDLAND MARBLE COMPANY LIMITED.....	TC 7002	Jan. 7, 1909

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NORTH COBALT MINING COMPANY LIMITED.....	TC 6902	Nov. 7, 1906
NORTHERN OILFIELDS LIMITED.....	TC 5209	Sept. 22, 1905
NORTHLAND MINING COMPANY LIMITED.....	TC 7035	Dec. 5, 1906
NUKOL FUEL COMPANY, LIMITED.....	TC10303	Jan. 6, 1919
ONTARIO MINING AGENCY LIMITED.....	TC 7053	Feb. 18, 1909
ONTARIO SULPHUR MINES LIMITED.....	TC 7143	July 13, 1909
OTTAWA VALLEY MINES, LIMITED.....	TC 6951	Feb. 8, 1926
PIANO ACTION & SUPPLY COMPANY LIMITED.....	TC 7173	June 14, 1909
PRODUCER GAS CONSTRUCTION COMPANY LIMITED.....	TC 7019	Jan. 8, 1909
R. HOWIE, LIMITED.....	TC 6830	July 24, 1920
R. D. FAIRBAIRN COMPANY, LIMITED.....	TC 6798	April 25, 1919
R. D. FAIRBAIRN COMPANY, LIMITED.....	TC 6630	July 29, 1904
R. E. CALLAHAN, LIMITED.....	TC 6809	Dec. 29, 1919
R. G. STURGEON CO., LIMITED.....	TC 6848	Oct. 19, 1921
R. M. BRISCO COMPANY LIMITED.....	TC 6529	Jan. 14, 1920
RAILWAY CONSTRUCTION COMPANY OF NOVA SCOTIA LIMITED.....	TC 6459	Sept. 14, 1908
RAYMOND TELEPHONE COMPANY, LIMITED.....	TC 1657	Mar. 25, 1916
RED JACKET SILVER MINES LIMITED.....	TC 6904	Nov. 12, 1908
REILLY MINING CORPORATION LIMITED.....	TC 7074	Mar. 17, 1909
RELIANCE MOULDING COMPANY LIMITED.....	TC 5456	Oct. 3, 1906
RICHARDSON, SHEPPARD AND COMPANY, LIMITED.....	TC 5785	April 10, 1922
RIDEAU MORTGAGE SECURITIES, LIMITED.....	TC 6190	Jan. 3, 1924
RIPLEY, PECK HARDWARE COMPANY LIMITED.....	TC 5787	Dec. 26, 1917
RONDEAU GAS AND OIL COMPANY LIMITED.....	TC 7068	Jan. 19, 1909
ROSDALE FARMS, LIMITED.....	TC 5789	Dec. 15, 1919
ROSDALE SAWMILL COMPANY LIMITED.....	TC 6940	Nov. 27, 1908
ROTARY STEAM OIL BURNER COMPANY, LIMITED.....	TC 5790	Dec. 5, 1924
ROYALE TAILORING COMPANY, LIMITED.....	TC 6250	July 26, 1927
RUBICON SILVER MINING COMPANY LIMITED.....	TC 7050	Mar. 4, 1909
ST. ANTHONY PROSPECTING DEVELOPING & MINING COMPANY LIMITED.....	TC 7065	Jan. 28, 1909
ST. CLEMENTS COLLEGE LIMITED.....	TC 7131	June 1, 1909
ST. THOMAS OIL & GAS COMPANY, LIMITED.....	TC 6252	April 16, 1924
S. H. JACOBY & COMPANY, LIMITED.....	TC 6818	Mar. 17, 1920
SAINSBURY EXPLORATION COMPANY, LIMITED.....	TC11229	Aug. 29, 1927
SALES AND EXCHANGE CORPORATION LIMITED.....	TC 5470	Mar. 29, 1905
SANBORN & SLOAN, LIMITED.....	TC 5794	Mar. 26, 1925
SANDERSONS LIMITED.....	TC 5500	Sept. 30, 1905
SARATOGA SYRACUSE MINING COMPANY LIMITED.....	TC 5795	Mar. 5, 1912
SARNIA SALES, LIMITED.....	TC 5796	Aug. 3, 1921
SAVAGE BLOWERS, LIMITED.....	TC 6254	Sept. 2, 1925
SCANLON-MOYER, LIMITED.....	TC 6816	Mar. 3, 1920
SCHOFIELD TRACTOR CORPORATION, LIMITED.....	TC 5797	Dec. 24, 1919
SELZNICK PICTURES (CANADA), LIMITED.....	TC 6194	Jan. 28, 1922
SHELBURNE QUARRIES, LIMITED.....	TC 5800	Jan. 6, 1927
SHERIFF, MARSHALL COMPANY, LIMITED.....	TC 6257	Mar. 4, 1924
SHIFTLOCK STEERING WHEEL COMPANY LIMITED.....	TC 5801	July 30, 1921
SHORE ACRES, LIMITED.....	TC 6514	April 29, 1926
SILVER CRESCENT MINING COMPANY LIMITED.....	TC 6206	Dec. 2, 1908
SILVER LAKE MINING COMPANY LIMITED.....	TC 5793	Oct. 22, 1908
SIMS IMPROVED RAIL ANCHOR COMPANY LIMITED.....	TC 5803	May 3, 1919
SMITH BROS., LIMITED.....	TC 5791	Jan. 10, 1917
SOMBRA OIL AND GAS COMPANY LIMITED.....	TC 5480	Nov. 7, 1906
STANDARD PRINTING COMPANY OF WINDSOR LIMITED.....	TC 5468	Feb. 26, 1903
STEARNS-HOLLINSHEAD COMPANY OF CANADA, LIMITED.....	TC 5818	Jan. 17, 1920
STEEL AND RADIATION LIMITED.....	TC 6517	July 11, 1910
STEPHENSON PRODUCTIONS, LIMITED.....	TC 6844	Sept. 23, 1921
STERLING MORTGAGE SECURITIES, LIMITED.....	TC 6858	Mar. 13, 1922
STEWART CONSTRUCTION CO., LIMITED.....	TC 5609	June 5, 1919
STOTT PRESS, LIMITED.....	TC 6822	April 9, 1920
STRACHAN, BURDEN & PLASKETT LIMITED.....	TC 6711	Sept. 9, 1912

Name of Corporation	File Number	Date of Incorporation
STRATFORD NUT KRUST LIMITED.....	TC 6580	Dec. 6, 1919
STRONGLITE BOX COMPANY LIMITED.....	TC 7196	Sept. 17, 1909
STURGEON LAKE GOLD KING MINING AND DEVELOPMENT COMPANY LIMITED.....	TC 6192	Mar. 1, 1909
SUMMIT PARK LAND COMPANY, LIMITED.....	TC 5551	Feb. 3, 1912
SUMSATA LUMBER COMPANY, LIMITED.....	TC 6260	Nov. 26, 1927
SUPERIOR MINING COMPANY, LIMITED.....	TC 5823	Nov. 24, 1910
SUPERIOR OIL COMPANY, LIMITED.....	TC 5824	July 6, 1920
SUPERIOR OILS, LIMITED.....	TC 5557	Mar. 31, 1926
SUPERIOR STEEL COMPANY LIMITED.....	TC 7139	April 15, 1909
SUPERIOR SWASTIKA MINES COMPANY, LIMITED.....	TC 5825	Sept. 2, 1911
T. BRODIE BROWN & COMPANY, LIMITED.....	TC 6406	Jan. 5, 1926
T. J. FAIR AND COMPANY LIMITED.....	TC 6014	Nov. 12, 1902
TAYLOR AND PRINGLE COMPANY LIMITED.....	TC 6638	Feb. 19, 1902
TELEPHONE CITY STOVES LIMITED.....	TC 5501	June 3, 1903
TEMAGAMI-COBALT MINES OF ONTARIO LIMITED.....	TC 6469	Nov. 4, 1908
THAMES REALTY COMPANY, LIMITED.....	TC 5866	Nov. 14, 1913
THE A. J. WALKER REALTY COMPANY LIMITED.....	TC 6277	Sept. 14, 1905
THE ACME REALTY COMPANY, LIMITED.....	TC 5671	April 11, 1913
THE AFFILIATED SHOE STORES, LIMITED.....	TC 5580	Feb. 17, 1925
THE ALEXANDER BROWN MILLING AND ELEVATOR COMPANY LIMITED.....	TC 6599	April 24, 1902
THE ALEXANDRA LAWN BOWLING CLUB, LIMITED.....	TC 5672	Mar. 20, 1907
THE ALGOMA FISH, OYSTER AND TRADING COMPANY LIMITED.....	TC 6527	Oct. 13, 1917
THE ALLMAN PATENT PIPE COMPANY LIMITED.....	TC 6379	May 28, 1908
THE ALVINSTON CANNING COMPANY LIMITED.....	TC 5607	April 14, 1905
THE ALVINSTON POWER COMPANY LIMITED.....	TC 5675	May 18, 1904
THE AMERICAN ELECTRIC FURNACE COMPANY LIMITED.....	TC 6434	Sept. 16, 1908
THE ANGLO AMERICAN COPPER MINING COMPANY OF PARRY SOUND LIMITED.....	TC 5673	Nov. 3, 1899
THE ANGLO-SWISS MEDICAL COMPANY OF CANADA, LIMITED..	TC 5578	April 12, 1924
THE ARNPRIOR CREAMERY COMPANY LIMITED.....	TC 6056	April 29, 1901
THE ARNPRIOR ELECTRIC LIGHT AND POWER COMPANY LIMITED.....	TC 6598	Aug. 3, 1892
THE ASHBURY COLLEGE COMPANY LIMITED.....	TC 5210	June 6, 1900
THE ATKINSON MARBLE AND GRANITE COMPANY OF SIMCOE LIMITED.....	TC 5674	Oct. 6, 1897
THE ATTERCLIFFE STANDARD BRICK BLOCK AND TILE COMPANY, LIMITED.....	TC 5567	Aug. 5, 1914
THE AURORA MATCH CORPORATION, LIMITED.....	TC 5583	July 29, 1926
THE AUTO-PRINTING REGISTER CO. OF CANADA, LIMITED....	TC 5569	Sept. 14, 1917
THE AUTOMATIC VENDING COMPANY LIMITED.....	TC 5628	Dec. 4, 1907
THE BALD INDIAN BAY MINING AND INVESTMENT COMPANY LIMITED.....	TC 5631	Feb. 15, 1897
THE BALLARAT MINING COMPANY LIMITED.....	TC 5214	Oct. 5, 1904
THE BARNES HARDWARE COMPANY LIMITED.....	TC 5219	Feb. 28, 1906
THE BARRIE WICKER WORK MANUFACTURING COMPANY LIMITED.....	TC 5221	Oct. 27, 1899
THE BATTLE NATURAL GAS COMPANY, LIMITED.....	TC 6770	Oct. 11, 1917
THE BEACON ELECTRIC MANUFACTURING CO., LIMITED.....	TC 6870	Aug. 5, 1922
THE BEATTIE AUTOMATIC PHONOGRAPH COMPANY, LIMITED..	TC 6874	Oct. 23, 1922
THE BEAVER EXHIBITION SHOWS, LIMITED.....	TC 6403	Feb. 6, 1922
THE BEAVERTON TOY AND FOUNDRY COMPANY, LIMITED....	TC 6748	Feb. 14, 1916
THE BELMONT PROPERTY COMPANY OF OTTAWA LIMITED....	TC 5642	Oct. 15, 1914
THE BERLIN THEATRICAL COMPANY, LIMITED.....	TC 5643	Jan. 18, 1915
THE BLANCHE RIVER MINING COMPANY LIMITED.....	TC 5212	Sept. 22, 1905
THE BONHEUR BELLE GOLD MINING COMPANY OF NORTH-WESTERN ONTARIO LIMITED.....	TC 5215	April 27, 1898
THE BOWMANVILLE FOUNDRY COMPANY LIMITED.....	TC 6419	Jan. 4, 1902
THE BRANDON SHOE COMPANY, LIMITED.....	TC 5934	Jan. 15, 1910
THE BRITISH DOMINION MINES LIMITED.....	TC 6404	May 10, 1907
THE BRITISH INVESTORS LIMITED.....	TC 5646	Jan. 31, 1907

Name of Corporation	File Number	Date of Incorporation
THE BROCK HOUSE, LIMITED.....	TC 5942	June 7, 1913
THE BROWN AND WIGLE COMPANY OF KINGSVILLE LIMITED..	TC 5224	April 14, 1897
THE BROWN FELDSPAR POTASH, LIMITED.....	TC 5809	July 8, 1919
THE BRUNSWICK BOWLING CLUB, LIMITED.....	TC 5645	Mar. 6, 1922
THE BUILDING AND CONSTRUCTION COMPANY, LIMITED.....	TC 5637	Jan. 31, 1912
THE BURGESS POWELL COMPANY OF TORONTO LIMITED.....	TC 5225	May 31, 1898
THE BURNS CEMENT-GUN CONSTRUCTION COMPANY LIMITED..	TC 5807	July 9, 1917
THE CALDER GRAIN SHOCKER COMPANY LIMITED.....	TC 5266	Oct. 31, 1905
THE CALVERT AND DWYER COMPANY LIMITED.....	TC 5264	Oct. 3, 1900
THE CAMPBELL PRESS LIMITED.....	TC 6445	Aug. 7, 1908
THE CAMDEN INDEPENDENT TELEPHONE COMPANY LIMITED..	TC 4114	April 20, 1920
THE CANADA BROOM AND BRUSH COMPANY, LIMITED.....	TC 6760	June 19, 1916
THE CANADA CANCER INSTITUTE LIMITED.....	TC 5680	Feb. 24, 1905
THE CANADIAN BEE SUPPLY AND HONEY COMPANY, LIMITED..	TC 6780	May 17, 1918
THE CANADIAN CONFECTIONERY & SPICE COMPANY, LIMITED..	TC 5844	Dec. 3, 1919
THE CANADIAN CROW MOTOR COMPANY, LIMITED.....	TC 6749	Sept. 3, 1915
THE CANADIAN-DETROIT REALTY COMPANY LIMITED.....	TC 6708	July 6, 1912
THE CANADIAN FISH AND TRANSPORTATION, COMPANY LIMITED.....	TC 5107	Mar. 27, 1907
THE CANADIAN FLEXIBLE SKATE COMPANY, LIMITED.....	TC 6768	April 30, 1917
THE CANADIAN FLORAL COMPANY, LIMITED.....	TC 5539	Mar. 2, 1906
THE CANADIAN GAMBITE COMPANY, LIMITED.....	TC 6771	Nov. 1, 1917
THE CANADIAN PORTLAND CEMENT COMPANY LIMITED.....	TC 5262	May 23, 1900
THE CANADIAN RUTHENIAN COMPANY LIMITED.....	TC 6724	Mar. 22, 1913
THE CASEY MOUNTAIN MINING COMPANY LIMITED.....	TC 6859	Jan. 4, 1907
THE CASHEL COPPER MINES, LIMITED.....	TC 6751	Feb. 21, 1916
THE CASUALTIES REED & RATTAN COMPANY, LIMITED.....	TC 5843	Oct. 11, 1919
THE CHEMISTS COMPANY OF CANADA LIMITED.....	TC 5256	Aug. 3, 1892
THE CHU-GOODY COMPANY, LIMITED.....	TC 5862	July 27, 1927
THE CITY LAND COMPANY, LIMITED.....	TC 6003	April 8, 1910
THE CLARENDON HOTEL, LIMITED.....	TC 5855	July 30, 1923
THE CLASSIC HOUSING COMPANY, LIMITED.....	TC 6824	April 26, 1920
THE CLIFTON HOTEL COMPANY LIMITED.....	TC 6601	Oct. 17, 1902
THE COATES LUMBER COMPANY, LIMITED.....	TC 6414	Dec. 22, 1925
THE COBALT-ROSARIO MINING COMPANY LIMITED.....	TC 6666	Nov. 26, 1908
THE COBALT STAR MINING COMPANY LIMITED.....	TC 6672	Oct. 11, 1909
THE COLONIAL FIXTURES, LIMITED.....	TC 6464	Sept. 16, 1908
THE CONSOLIDATED CLOAK COMPANY LIMITED.....	TC 6415	Mar. 23, 1900
THE CONVERTIBLE CAR COMPANY LIMITED.....	TC 5336	Dec. 28, 1903
THE CORNELL KNITTING COMPANY, LIMITED.....	TC 6765	Dec. 22, 1916
THE CORNER-WOODS MACHINERY COMPANY LIMITED.....	TC 6605	Jan. 27, 1905
THE CORNWALL RECREATION COMPANY LIMITED.....	TC 5265	Nov. 20, 1896
THE COWAIN FLOURITE MINING COMPANY, LIMITED.....	TC 6794	Jan. 14, 1919
THE CRAIG COWAN COMPANY LIMITED.....	TC 5611	Jan. 18, 1904
THE CRAIG HARNESS COMPANY LIMITED.....	TC 5833	Dec. 12, 1906
THE CRAWFORD HOTEL COMPANY, LIMITED.....	TC 6851	Nov. 14, 1921
THE CROWN HAT COMPANY LIMITED.....	TC 5259	Aug. 21, 1906
THE CUKRA COMPANY OF TORONTO LIMITED.....	TC 5258	Feb. 18, 1903
THE D. F. AND H. COMPANY, LIMITED.....	TC 6871	Sept. 15, 1922
THE D. W. THOMPSON COMPANY LIMITED.....	TC 5273	Sept. 23, 1904
THE DALY-TAYLOR PORCUPINE MINES LIMITED.....	TC 6688	April 4, 1911
THE DEVIZES CHEESE AND BUTTER COMPANY.....	TC 5601	April 10, 1879
THE DOMINION DISTRICT STEAM HEATING COMPANY LIMITED..	TC 5419	May 30, 1906
THE DOMINION TRADING STAMP COMPANY LIMITED.....	TC 5274	Mar. 19, 1900
THE DOTY ENGINE WORKS COMPANY LIMITED.....	TC 5280	Sept. 7, 1904
THE DOUGLAS MILLING COMPANY LIMITED.....	TC 5277	April 4, 1906
THE DUFFERIN LIGHT AND POWER COMPANY LIMITED.....	TC 6457	Oct. 7, 1908
THE DUNDAS CURLING AND SKATING RINK COMPANY.....	TC 5269	Feb. 16, 1889
THE DUNNVILLE GAS DEVELOPMENT COMPANY LIMITED.....	TC 6613	May 12, 1906
THE DUTTON ATHLETIC CURLING AND SKATING COMPANY LIMITED.....	TC 5270	Mar. 21, 1906
THE DUTTON ELECTRIC LIGHT COMPANY LIMITED.....	TC 6611	Aug. 2, 1899

Name of Corporation	File Number	Date of Incorporation
THE EAST TORONTO BRICK COMPANY LIMITED.....	TC 5288	Oct. 26, 1904
THE EASTERN INVESTORS LIMITED.....	TC 6699	April 15, 1912
THE ECLIPSE MANUFACTURING COMPANY LIMITED.....	TC 5287	June 28, 1893
THE EDEY GOLD MINING COMPANY OF OTTAWA LIMITED.....	TC 5591	April 13, 1899
THE EDWARDS, REESOR COMPANY LIMITED.....	TC 6678	April 6, 1910
THE ELECTINE MEDICINE COMPANY LIMITED.....	TC 6641	April 19, 1899
THE ELECTRIC PUBLISHING COMPANY LIMITED.....	TC 6074	Nov. 28, 1906
THE ELECTRICAL CONSTRUCTION COMPANY OF LONDON LIMITED.....	TC 5649	Mar. 17, 1897
THE ELK'S TEMPLE BUILDING COMPANY OF WINDSOR, LIMITED	TC 6286	Mar. 28, 1917
THE ELLIS MANUFACTURING COMPANY LIMITED.....	TC 5290	Dec. 11, 1902
THE ELMIRA FELT COMPANY LIMITED.....	TC 6287	Nov. 10, 1900
THE ENNISKILLEN MINING COMPANY LIMITED.....	TC 5420	Aug. 12, 1899
THE ERIE OIL COMPANY LIMITED.....	TC 5034	Mar. 27, 1903
THE ESSEX CANNING AND PRESERVING COMPANY LIMITED....	TC 5291	Feb. 24, 1905
THE EWING TIRE COMPANY LIMITED.....	TC 6682	Aug. 17, 1910
THE F. AND L. COMPANY LIMITED.....	TC 7212	Oct. 8, 1909
THE FALLS COMBINATION DESK COMPANY LIMITED.....	TC 6534	Mar. 29, 1920
THE FALLS POWER COMPANY LIMITED.....	TC 6614	Mar. 21, 1906
THE FARM PRESS LIMITED.....	TC 6668	Mar. 22, 1909
THE FERROL COMPANY LIMITED.....	TC 5297	Jan. 25, 1899
THE FINCH CEMETERY COMPANY LIMITED.....	TC 5296	Feb. 19, 1901
THE FINCH ELECTRIC LIGHT AND LUMBER MANUFACTURING COMPANY LIMITED.....	TC 5295	Jan. 24, 1906
THE FLORENCE MINING COMPANY LIMITED.....	TC 5292	Mar. 21, 1906
THE FORGED STEEL CAR-WHEEL COMPANY OF PERTH LIMITED	TC 5308	Dec. 17, 1902
THE FORT FRANCES CURLING AND SKATING RINK COMPANY LIMITED.....	TC 4298	June 15, 1899
THE FORT FRANCES LUMBER COMPANY LIMITED.....	TC 5621	Sept. 7, 1906
THE FORT WILLIAM CONTRACTING COMPANY LIMITED.....	TC 5294	June 30, 1904
THE FORT WILLIAM CURLING COMPANY LIMITED.....	TC 5650	Jan. 21, 1893
THE FRUIT PRODUCERS COMPANY OF BEAMSVILLE, ONTARIO LIMITED.....	TC 6769	Oct. 4, 1917
THE GALETTA WOOLLEN MILLS COMPANY LIMITED.....	TC 7110	Mar. 29, 1909
THE GAS CONTROL COMPANY LIMITED.....	TC 6420	July 8, 1909
THE GENERAL BRASS WORKS LIMITED.....	TC 5313	Sept. 14, 1905
THE GEORGE A. MCGOWAN CIGAR MANUFACTURING COMPANY LIMITED.....	TC 5593	Nov. 20, 1903
THE GILLIES SILVER MINING COMPANY LIMITED.....	TC 5305	April 9, 1906
THE GILPIN COBALT SILVER MINING COMPANY LIMITED.....	TC 5603	April 24, 1906
THE GIROUX LAKE COBALT SILVER MINING AND MILLING COMPANY LIMITED.....	TC 7176	July 8, 1909
THE GLADSTONE MINES LIMITED.....	TC 7054	Feb. 11, 1909
THE GLOBE-WERNICKE COMPANY LIMITED.....	TC 5306	June 13, 1902
THE GODERICH CEMENT BRICK COMPANY LIMITED.....	TC 5315	July 29, 1904
THE GODERICH LUMBER COMPANY LIMITED.....	TC 5316	June 20, 1896
THE GOLD RESERVE MINING COMPANY OF ONTARIO LIMITED..	TC 2969	Feb. 28, 1899
THE GOLD SUN MINING COMPANY LIMITED.....	TC 5317	April 13, 1899
THE GOLDEN GATE MINING AND DEVELOPMENT COMPANY OF RAINY RIVER LIMITED.....	TC 5310	Mar. 10, 1897
THE GOLDEN REED MINING COMPANY LIMITED.....	TC 5302	Aug. 31, 1906
THE GORDON COBALT SILVER MINING COMPANY LIMITED.....	TC 5323	Oct. 31, 1905
THE GRAHAM HOTEL COMPANY, LIMITED.....	TC 2715	Mar. 14, 1914
THE GRAHAM RENFREW COMPANY LIMITED.....	TC 5298	Mar. 14, 1906
THE GRAND OPERA HOUSE COMPANY OF ST. CATHARINES LIMITED.....	TC 5314	Jan. 15, 1897
THE GRAHAM COMPANY LIMITED.....	TC 5697	Sept. 7, 1901
THE GREAT WEST CHEMICAL CORPORATION LIMITED.....	TC 6772	Oct. 31, 1917
THE GREY AND BRUCE PORTLAND CEMENT COMPANY OF SHALLOW LAKE LIMITED.....	TC 5319	Mar. 21, 1900
THE GRIFFITHS AND MACPHERSON COMPANY LIMITED.....	TC 5299	Nov. 3, 1899
THE GRIMSTHORPE MINING COMPANY LIMITED.....	TC 5309	Nov. 20, 1903

Name of Corporation	File Number	Date of Incorporation
THE GRUNDY STOVE COMPANY LIMITED.....	TC 5322	June 5, 1903
THE H. J. DALY DRUG COMPANY, LIMITED.....	TC 6782	June 15, 1918
THE HAGEN SHIRT AND COLLAR COMPANY LIMITED.....	TC 5327	Oct. 19, 1906
THE HALDIMAND FLAX COMPANY, LIMITED.....	TC 5655	Jan. 7, 1919
THE HALLMAN COMPANY, LIMITED.....	TC 6110	May 1, 1918
THE HAMILTON ANCHOR COMPANY LIMITED.....	TC 5329	Mar. 26, 1906
THE HAMILTON BROKERAGE COMPANY, LIMITED.....	TC 5337	April 24, 1913
THE HAMILTON FABRE MINING COMPANY LIMITED.....	TC 7184	July 20, 1909
THE HAMILTON TROLLEY WHEEL COMPANY LIMITED.....	TC 6709	June 26, 1912
THE HERBERT JONES COMPANY LIMITED.....	TC 6621	Sept. 11, 1899
THE HERON BAY MINING COMPANY.....	TC 5331	July 19, 1883
THE HESPELER CURLING AND SKATING RINK COMPANY LIMITED.....	TC 5588	Feb. 19, 1897
THE HESPELER GRAND STAND COMPANY LIMITED.....	TC 5325	Sept. 14, 1905
THE HIGH GRADE OIL COMPANY, LIMITED.....	TC 5654	Mar. 22, 1912
THE HOFFMAN PATENTS LIMITED.....	TC 6440	July 20, 1908
THE HOIDGE MARBLE COMPANY LIMITED.....	TC 5595	April 4, 1906
THE HOLMES COBALT SILVER MINING COMPANY LIMITED.....	TC 5667	April 16, 1908
THE HOLMES ELECTRIC PROTECTION COMPANY OF TORONTO LIMITED.....	TC 5332	Jan. 19, 1887
THE HOLMES SAFETY BLASTING COMPOUND COMPANY LIMITED.....	TC 7060	Sept. 4, 1908
THE HOME GOLD AND COPPER COMPANY LIMITED.....	TC 5333	Oct. 15, 1902
THE HOOP-SPRING CUSHION TIRE COMPANY LIMITED.....	TC 6394	Aug. 28, 1908
THE HOUGH LITHOGRAPHING COMPANY LIMITED.....	TC 5599	Aug. 25, 1905
THE HUMBER OIL COMPANY, LIMITED.....	TC 6878	Jan. 13, 1923
THE HUNTER BRIDGE AND BOILER COMPANY OF KINCARDINE LIMITED.....	TC 6618	Sept. 20, 1899
THE HYDROLA PHONOGRAPH COMPANY, LIMITED.....	TC 6825	May 7, 1920
THE IDEAL GARMENT MANUFACTURING COMPANY, LIMITED...	TC 6868	June 29, 1922
THE IMPERIAL ELECTRIC MOTOR COMPANY LIMITED.....	TC 5344	Dec. 1, 1905
THE IMPERIAL LAND COMPANY LIMITED.....	TC 5422	July 11, 1900
THE IMPERIAL LIQUOR COMPANY LIMITED.....	TC 7186	Aug. 18, 1909
THE INLAND OIL AND GAS COMPANY, LIMITED.....	TC 5556	Oct. 24, 1919
THE INRIG SHOE COMPANY, LIMITED.....	TC 6810	Jan. 20, 1920
THE INTERNATIONAL CONTAINER COMPANY, LIMITED.....	TC 5692	Oct. 31, 1923
THE INTERNATIONAL ENGINEERING CORPORATION LIMITED..	TC 5670	Feb. 19, 1919
THE INTERNATIONAL PATENT SYNDICATE LIMITED.....	TC 6484	July 2, 1912
THE INTERNATIONAL PROSPECTING AND DEVELOPING COMPANY, LIMITED.....	TC 5701	Mar. 10, 1920
THE ISLAND FIBRE GOLD COMPANY OF TORONTO LIMITED....	TC 5339	Dec. 26, 1902
THE ISLAND GRANITE COMPANY LIMITED.....	TC 5338	Mar. 23, 1904
THE IVY MINING COMPANY, LIMITED.....	TC 6347	Jan. 28, 1927
THE J. E. ELLIS COMPANY LIMITED.....	TC 5359	June 21, 1892
THE J. E. WILKINSON COMPANY LIMITED.....	TC 5360	Oct. 31, 1903
THE J. J. FITZPATRICK COMPANY, LIMITED.....	TC 6901	Aug. 9, 1924
THE JACKFISH BAY SYNDICATE MINING COMPANY LIMITED...	TC 5351	April 29, 1897
THE JACK LAKE GOLD MINING COMPANY LIMITED.....	TC 5604	Feb. 7, 1900
THE JACKSON DEVELOPMENT COMPANY LIMITED.....	TC 6799	June 9, 1919
THE JACKSONIAN MANUFACTURING COMPANY LIMITED.....	TC 7072	Mar. 5, 1909
THE JENKINS AUTOMATIC FENDER COMPANY LIMITED.....	TC 5348	May 16, 1906
THE JESSIE FRASER COPPER MINING COMPANY LIMITED.....	TC 5357	Jan. 26, 1906
THE JOHN MCPHERSON COMPANY OF HAMILTON LIMITED.....	TC 7239	Mar. 19, 1897
THE JOHN MORROW SCREW LIMITED.....	TC 5350	Aug. 31, 1906
THE JOURNAL OF SAINT CATHARINES LIMITED.....	TC 5355	June 13, 1902
THE JURY COPPER MINES LIMITED.....	TC 7039	Dec. 5, 1906
THE KAISERHOF HOTEL COMPANY LIMITED.....	TC 6449	Sept. 16, 1908
THE KAKERY, LIMITED.....	TC 6349	April 18, 1921
THE KAWARTHA LAKES NAVIGATION COMPANY LIMITED.....	TC 5363	Jan. 30, 1903
THE KENILWORTH CONSTRUCTION COMPANY LIMITED.....	TC 6487	May 7, 1923
THE KENNEDY MOTOR CAR COMPANY OF PRESTON LIMITED..	TC 7160	June 1, 1909
THE KENNEY COAL COMPANY, LIMITED.....	TC 6489	May 12, 1916

Name of Corporation	File Number	Date of Incorporation
THE KIMMEL FELT COMPANY LIMITED.....	TC 6355	Oct. 11, 1907
THE KING ENGINEERING AND CONTRACTING COMPANY, LIMITED.....	TC 6356	Jan. 30, 1922
THE KINTORE JOINT STOCK CHEESE COMPANY.....	TC 5364	Mar. 26, 1880
THE KRONTHAL LYTHIA WATER COMPANY LIMITED.....	TC 5368	Aug. 24, 1904
THE L. & C. CLOAK COMPANY, LIMITED.....	TC 6838	Mar. 3, 1921
THE LA CLOCHE ISLAND COMPANY, LIMITED.....	TC 5713	Dec. 3, 1920
THE LADIES NOVELTY MANUFACTURING COMPANY LIMITED..	TC 5370	May 27, 1905
THE LAKEFIELD PORTLAND CEMENT COMPANY LIMITED.....	TC 5594	Aug. 11, 1900
THE LAKESHORE SAND COMPANY, LIMITED.....	TC 6759	April 8, 1916
THE LAKESIDE GOLD MINING COMPANY OF RAT PORTAGE LIMITED.....	TC 5374	Jan. 6, 1897
THE LAMBTON FLAX CO., LIMITED.....	TC 5715	April 28, 1916
THE LANGHAM COBALT MINES LIMITED.....	TC 7044	Feb. 15, 1909
THE LAXA CARA COMPANY LIMITED.....	TC 5376	May 23, 1900
THE LEACH CONCRETE COMPANY LIMITED.....	TC 5373	Nov. 2, 1906
THE LEADER CLOAK CO., LIMITED.....	TC 5717	Dec. 31, 1921
THE LEIGHTON-JACKES MANUFACTURING COMPANY LIMITED.	TC 7083	April 5, 1909
THE LONDON ADVERTISER COMPANY LIMITED.....	TC 6538	Sept. 26, 1900
THE LONDON CANNING AND EVAPORATING COMPANY LIMITED.	TC 5371	Aug. 2, 1905
THE LONDON CEMENT CONSTRUCTION COMPANY LIMITED.....	TC 5608	Mar. 6, 1906
THE LONDON CREAMERY, LIMITED.....	TC 6752	Mar. 2, 1916
THE LONDON MANUFACTURING & MACHINERY COMPANY, LIMITED.....	TC 6362	Feb. 11, 1915
THE LONDON MAUSOLEUM COMPANY LIMITED.....	TC 6363	Jan. 6, 1919
THE LONG LAKE COMPANY LIMITED.....	TC 6075	Mar. 26, 1906
THE LONG LAKE LUMBER COMPANY LIMITED.....	TC 5375	Oct. 11, 1905
THE LUCKY GODFREY COBALT MINES COMPANY LIMITED.....	TC 6460	Sept. 28, 1908
THE MCAVOY VARNISH CO. OF CANADA, LIMITED.....	TC 6211	Nov. 13, 1925
THE MCDONALD FURNISHING COMPANY OF CHATHAM LIMITED.	TC 5392	Mar. 7, 1904
THE MCRAE MANUFACTURING COMPANY LIMITED.....	TC 6588	Dec. 14, 1906
THE M. ERB COMPANY LIMITED.....	TC 5387	May 30, 1906
THE MAESTROLIAN COMPANY LIMITED.....	TC 5727	Nov. 29, 1917
THE MAJESTIC OIL COMPANY LIMITED.....	TC 5395	Oct. 4, 1905
THE MALOUF MINES LIMITED.....	TC 7109	April 20, 1909
THE MANITOU LAND COMPANY LIMITED.....	TC 7159	June 1, 1909
THE MANSION HOUSE, LIMITED.....	TC 7243	Dec. 27, 1922
THE MAPLE LEAF SECURITIES, LIMITED.....	TC 6846	Sept. 28, 1921
THE MARKDALE FURNITURE COMPANY LIMITED.....	TC 6493	June 28, 1907
THE MARTIN CORRUGATED PAPER AND BOX COMPANY LIMITED	TC 6542	June 28, 1907
THE MARYBOROUGH CHEESE AND BUTTER COMPANY LIMITED.	TC 5592	April 10, 1879
THE MASSEY STATION TELEPHONE COMPANY LIMITED.....	TC 7246	Dec. 1, 1897
THE MATTHEWS TURBINE COMPANY LIMITED.....	TC 5380	June 21, 1905
THE MELROSE WAREHOUSE COMPANY LIMITED.....	TC 5385	May 16, 1894
THE MERCHANTS DOCK COMPANY OF GORE BAY LIMITED.....	TC 6215	Feb. 25, 1893
THE MERRICKVILLE MILLING MANUFACTURING CO., LIMITED.....	TC 6785	Sept. 9, 1918
THE METEOR SILVER MINING COMPANY LIMITED.....	TC 6673	Nov. 6, 1909
THE METROPOLITAN GLASS COMPANY, LIMITED.....	TC 7233	Feb. 7, 1916
THE METROPOLITAN MANUFACTURING CO., LIMITED.....	TC 6499	Dec. 16, 1907
THE METROPOLITAN SCHOOL OF DANCING LIMITED.....	TC 6623	Dec. 9, 1901
THE MEYERSBURG CHEESE AND BUTTER MANUFACTURING COMPANY LIMITED.....	TC 7218	Mar. 19, 1909
THE MILLER MANUFACTURING COMPANY OF PARRY SOUND LIMITED.....	TC 5388	Sept. 30, 1905
THE MILLERS CORNERS CHEESE AND BUTTER COMPANY/ LIMITED.....	TC 5554	Mar. 30, 1915
THE MILTON PRESSED BRICK AND SEWER PIPE COMPANY LIMITED.....	TC 6624	Jan. 7, 1891
THE MILTON TELEPHONE COMPANY, LIMITED.....	TC 6501	Dec. 13, 1923
THE MILTON TEXTILES, LIMITED.....	TC 6219	Sept. 10, 1915
THE MINES FINANCE COMPANY OF CANADA LIMITED.....	TC 7027	Dec. 2, 1908

Name of Corporation	File Number	Date of Incorporation
THE MITCHELL WOOLLEN COMPANY LIMITED.....	TC 6597	Dec. 23, 1907
THE MODEL CLOAK AND SUIT COMPANY, LIMITED.....	TC 5555	Jan. 12, 1922
THE MODERN BRICK AND STONE COMPANY LIMITED.....	TC 5391	Jan. 27, 1905
THE MOFFAT FEED WATER HEATER AND PURIFIER COMPANY OF WOODSTOCK LIMITED.....	TC 5393	Oct. 14, 1898
THE MOHAWK POWDER COMPANY, LIMITED.....	TC 6503	April 15, 1926
THE MOMENTUM BRAKE COMPANY LIMITED.....	TC 5394	Aug. 7, 1901
THE MOONEY BISCUIT AND CANDY COMPANY LIMITED.....	TC 6625	Dec. 31, 1902
THE MOORE CONSTRUCTION CO., LIMITED.....	TC 5732	June 29, 1922
THE MOORE MANTLE COMPANY OF CANADA LIMITED.....	TC 6723	April 21, 1913
THE MORRISBURG SKATING AND CURLING RINK COMPANY LIMITED.....	TC 5734	Dec. 13, 1895
THE MOUNT ROYAL COBALT SILVER MINING COMPANY LIMITED.....	TC 7014	Nov. 19, 1908
THE MOYES CHEMICAL COMPANY LIMITED.....	TC 6655	June 3, 1908
THE MUNCEY ROAD CHEESE MANUFACTURING COMPANY.....	TC 1051	Jan. 26, 1885
THE MUNYON HOMEOPATHIC HOME REMEDY COMPANY LIMITED.....	TC 5396	June 24, 1903
THE MUSKOKA LAKES ESTATE COMPANY LIMITED.....	TC 7146	June 11, 1909
THE NASMITH BAKING MACHINE COMPANY LIMITED.....	TC 7043	Jan. 26, 1909
THE NASMITH COMPANY LIMITED.....	TC 5408	June 23, 1892
THE NATIONAL COOPERAGE COMPANY, LIMITED.....	TC 6224	May 7, 1921
THE NATIONAL PLUMBING SUPPLY COMPANY LIMITED.....	TC 5740	April 5, 1907
THE NATIONAL PUBLISHING COMPANY OF TORONTO LIMITED.....	TC 6201	Dec. 4, 1902
THE NATIONAL PULP CORPORATION, LIMITED.....	TC 5741	May 31, 1923
THE NELSON HARDWARE COMPANY LIMITED.....	TC 6626	April 14, 1906
THE NEW ONTARIO DOCK AND COAL COMPANY LIMITED.....	TC 5405	Mar. 21, 1902
THE NEW ONTARIO OIL AND GAS COMPANY LIMITED.....	TC 6707	June 24, 1912
THE NEW ONTARIO STEAMSHIP COMPANY LIMITED.....	TC 5413	May 31, 1902
THE NEW ONTARIO TRANSPORTATION COMPANY LIMITED.....	TC 7225	April 19, 1905
THE NIAGARA ELECTRIC CONSTRUCTION COMPANY LIMITED.....	TC 7166	July 14, 1909
THE NIAGARA LUMBER COMPANY LIMITED.....	TC 5743	May 10, 1907
THE NIPISSING CONSTRUCTION COMPANY LIMITED.....	TC 5407	Nov. 16, 1906
THE NIPISSING TELEPHONE COMPANY LIMITED.....	TC 5399	Sept. 3, 1902
THE NORMAN L. ROGERS COMPANY LIMITED.....	TC 5403	Dec. 31, 1902
THE NORTH COBALT LAND CORPORATION LIMITED.....	TC 5406	April 24, 1906
THE NORTHERN MERCANTILE COMPANY LIMITED.....	TC 5400	June 16, 1900
THE NORWALK MINING COMPANY LIMITED.....	TC 5451	Mar. 2, 1906
THE NORWAY CABINET COMPANY LIMITED.....	TC 5416	Nov. 8, 1893
THE O. K. WINDOW CLEANER COMPANY OF CANADA LIMITED.....	TC 6234	Mar. 26, 1927
THE OAK GROVE CHEESE AND BUTTER COMPANY LIMITED.....	TC 5426	Mar. 27, 1901
THE OIL AND GAS DEVELOPMENT SYNDICATE, LIMITED.....	TC 5758	May 22, 1914
THE O'KELLY MINES LIMITED.....	TC 7066	Feb. 15, 1909
THE ONEIDA LIME COMPANY LIMITED.....	TC 6647	Feb. 7, 1909
THE ONTARIO COAL COMPANY LIMITED.....	TC 6557	Mar. 27, 1907
THE ONTARIO CONSOLIDATED MINES LIMITED.....	TC 7093	April 26, 1909
THE ONTARIO DISTRIBUTING COMPANY LIMITED.....	TC 6558	Jan. 24, 1906
THE ONTARIO ELECTRO-CHEMICAL COMPANY LIMITED.....	TC 6559	April 29, 1911
THE ONTARIO GAS AND OIL FIELDS LIMITED.....	TC 5760	Jan. 25, 1908
THE ONTARIO PROSPECTOR'S MINING AND DEVELOPMENT COMPANY LIMITED.....	TC 6202	April 21, 1897
THE ONTARIO SANITARIUM OF MODERN SCIENCE LIMITED.....	TC 6560	April 2, 1913
THE ONTARIO SILICA COMPANY LIMITED.....	TC 6561	Aug. 14, 1908
THE ONTARIO STONE COMPANY, LIMITED.....	TC 5753	Nov. 5, 1912
THE ORR PLATING AND MANUFACTURING COMPANY LIMITED.....	TC 7119	April 19, 1909
THE OTTAWA COBALT AND SILVER MINING COMPANY LIMITED.....	TC 7037	Sept. 19, 1906
THE OTTAWA MACHINERY COMPANY LIMITED.....	TC 6203	May 31, 1902
THE OTTAWA STONE COMPANY LIMITED.....	TC 5614	May 3, 1906
THE OTTERVILLE PARK COMPANY LIMITED.....	TC 6627	July 21, 1891
THE OWEN SOUND PORTLAND CEMENT COMPANY LIMITED.....	TC 5428	April 16, 1888
THE OWEN SOUND STONE COMPANY LIMITED.....	TC 6508	Feb. 18, 1888
THE OZONE COMPANY OF TORONTO LIMITED.....	TC 5430	Oct. 5, 1898

Name of Corporation	File Number	Date of Incorporation
THE P. B. I. PRODUCTIONS LIMITED.....	TC 6565	April 15, 1920
THE PALACE HOUSE BOAT COMPANY OF MIDLAND LIMITED..	TC 5437	May 13, 1903
THE PALADAN METALLIC COMPANY LIMITED.....	TC 6566	June 20, 1918
THE PARK BLACKWELL COMPANY LIMITED.....	TC 5438	Nov. 10, 1900
THE PARKHILL WOOLLEN MILLS COMPANY LIMITED.....	TC 6947	Nov. 23, 1908
THE PARKIN ELEVATOR COMPANY LIMITED.....	TC 5449	Feb. 10, 1905
THE PARRY SOUND RIVER IMPROVEMENT COMPANY.....	TC 5450	May 24, 1883
THE PATTERSON AND BROTHER COMPANY LIMITED.....	TC 5618	May 23, 1887
THE PEERLESS RUBBER COMPANY LIMITED.....	TC 6570	Oct. 9, 1913
THE PEMBROKE STANDARD LIMITED.....	TC 6939	Nov. 23, 1908
THE PEOPLES LAND TRANSFERS LIMITED.....	TC 6378	April 13, 1908
THE PERRY PULVERIZER COMPANY LIMITED.....	TC 6946	Dec. 2, 1908
THE PETERBOROUGH CEMENT ROOFING COMPANY LIMITED..	TC 5443	Aug. 15, 1904
THE PICCADILLY INN, LIMITED.....	TC 6241	June 20, 1927
THE PIONEER EXPLORATION COMPANY LIMITED.....	TC 6432	Sept. 18, 1908
THE PLYMOUTH SILVER MINING COMPANY LIMITED.....	TC 7169	June 21, 1909
THE PONTIAC POWER COMPANY LIMITED.....	TC 6632	Jan. 9, 1902
THE PONTIAC SILVER MINING COMPANY LIMITED.....	TC 6679	Dec. 11, 1908
THE PORTLAND CAST STONE COMPANY LIMITED.....	TC 5442	June 8, 1906
THE PORT WHITBY HARBOR COMPANY OF ONTARIO.....	TC 5447	June 12, 1880
THE POWASSAN LUMBER COMPANY LIMITED.....	TC 5444	May 15, 1902
THE PRODUCERS NATURAL GAS CO. LIMITED.....	TC 6204	Sept. 12, 1907
THE PROVINCIAL STEEL COMPANY LIMITED.....	TC 6245	Dec. 4, 1908
THE PUBLIC DRUG COMPANY LIMITED.....	TC 5436	Oct. 13, 1904
THE QUEEN CITY MINING AND DEVELOPMENT COMPANY LIMITED.....	TC 5452	Feb. 28, 1906
THE RAILTON CHEESE FACTORY, LIMITED.....	TC 5781	May 2, 1917
THE RAINEY RIVER INTERNATIONAL TELEPHONE COMPANY LIMITED.....	TC 6057	Sept. 28, 1904
THE REFORMER PRINTING COMPANY OF GALT ONTARIO LIMITED.....	TC 5461	July 13, 1904
THE REINHARDT SALVADOR BREWERY LIMITED.....	TC 6935	Nov. 21, 1908
THE RENFREW MILLING COMPANY LIMITED.....	TC 6634	May 8, 1902
THE RENFREW POWER COMPANY LIMITED.....	TC 5460	July 11, 1900
THE RIDEAU RANCH COMPANY LIMITED.....	TC 5454	Mar. 4, 1903
THE RILEY-RAMSEY COMPANY LIMITED.....	TC 6648	April 24, 1906
THE ROB ROY CEREAL MILLS COMPANY LIMITED.....	TC 6718	Feb. 8, 1913
THE ROCHESTER LITHOGRAPH COMPANY LIMITED.....	TC 7038	Mar. 1, 1909
THE RUSSELL TRADING COMPANY LIMITED.....	TC 7134	June 3, 1909
THE ST. CLAIR OIL COMPANY LIMITED.....	TC 6446	Aug. 5, 1908
THE ST. PAUL COBALT MINING COMPANY LIMITED.....	TC 5476	Nov. 28, 1906
THE SAINT ANDREWS SKATING RINK COMPANY OF SARNIA LIMITED.....	TC 5489	Dec. 16, 1896
THE SAINT ANTONIO MINING AND EXPLORATION COMPANY LIMITED.....	TC 6789	May 7, 1919
THE SAINT CATHARINES HYDRAULIC COMPANY LIMITED.....	TC 5545	July 28, 1899
THE SAINT LAWRENCE TERMINAL COMPANY LIMITED.....	TC 5479	April 25, 1902
THE SAINT MARYS NATURAL GAS OIL AND MINERAL DEVELOPMENT COMPANY LIMITED.....	TC 5473	Dec. 13, 1899
THE SAKOOSE GOLD MINING COMPANY LIMITED.....	TC 5494	Mar. 9, 1901
THE SARNIA-NIPISSING LUMBER COMPANY LIMITED.....	TC 7095	April 16, 1909
THE SARNIA NORTHERN ONTARIO MINING AND DEVELOPING COMPANY LIMITED.....	TC 7073	Mar. 4, 1909
THE SEAFORTH ELECTRIC LIGHT HEAT AND POWER COMPANY LIMITED.....	TC 5499	Sept. 21, 1894
THE SELKIRK COLD STORAGE AND CREAMERY COMPANY, LIMITED.....	TC 6255	Jan. 24, 1924
THE SELKIRK GAS AND OIL COMPANY LIMITED.....	TC 6637	April 26, 1905
THE SERPENT RIVER IMPROVEMENT COMPANY.....	TC 5482	April 19, 1883
THE SHAKESPEARE DEVELOPMENT COMPANY LIMITED.....	TC 5488	Mar. 14, 1906
THE SHERMAN COOPER COMPANY LIMITED.....	TC 5474	Oct. 24, 1906
THE SILBERT CONSOLIDATED MINING COMPANY LIMITED.....	TC 6142	Mar. 1, 1907

Name of Corporation	File Number	Date of Incorporation
THE SILICATE BRICK COMPANY OF OTTAWA LIMITED.....	TC 6649	Dec. 3, 1902
THE SILVER AGE MINING COMPANY LIMITED.....	TC 7114	April 21, 1909
THE SILVER BAR MINING COMPANY LIMITED.....	TC 5484	Dec. 13, 1905
THE SILVER BELT TELEPHONE COMPANY LIMITED.....	TC 7080	Mar. 20, 1909
THE SILVER MAPLE MINES LIMITED.....	TC 6207	Dec. 21, 1908
THE SILVERLAND DEVELOPMENT COMPANY LIMITED.....	TC 5463	Mar. 26, 1906
THE SILVER-TUNNEL MINING COMPANY LIMITED.....	TC 7071	Mar. 4, 1909
THE SIMCOE CREAMERY COMPANY LIMITED.....	TC 7204	Sept. 28, 1909
THE SIMS-TILL MANUFACTURING COMPANY, LIMITED.....	TC 2471	Aug. 22, 1919
THE SMITH ELECTRIC COMPANY, LIMITED.....	TC 5804	Mar. 3, 1921
THE SOUTHAM PRINTING & LITHOGRAPHING COMPANY OF LONDON LIMITED.....	TC 6079	Mar. 23, 1897
THE SPEIGHT WAGON COMPANY LIMITED.....	TC 5495	April 4, 1904
THE SPRINGETT BRADING COMPANY, LIMITED.....	TC 3167	Feb. 17, 1913
THE STACEY TRANSPORTATION & HAULAGE CO., LIMITED....	TC 6259	July 16, 1926
THE STANDARD ENGINEERING COMPANY LIMITED.....	TC 7153	July 27, 1909
THE STANDARD IDEAL COMPANY LIMITED.....	TC 5485	Oct. 4, 1905
THE STANDARD MINING COMPANY OF ALGOMA LIMITED.....	TC 5462	Oct. 2, 1901
THE STANDARD PAPER COMPANY, LIMITED.....	TC 5622	Sept. 23, 1903
THE STEEL BENDING BRAKE WORKS LIMITED.....	TC 6719	Feb. 21, 1913
THE STERGIAN'S REPEATING ARMS COMPANY LIMITED.....	TC 6702	April 19, 1912
THE STERLING SECURITIES COMPANY LIMITED.....	TC 5819	Nov. 22, 1905
THE STRATHROY BREWING AND MALTING COMPANY LIMITED.....	TC 5469	Feb. 24, 1897
THE STRATHROY CANNING AND PRESERVING COMPANY LIMITED.....	TC 5483	Feb. 24, 1892
THE STURGEON FALLS ADVERTISER LIMITED.....	TC 6774	July 30, 1902
THE SUB-TARGET GUN COMPANY LIMITED.....	TC 5466	May 18, 1904
THE SUDBURY POWER COMPANY LIMITED.....	TC 5490	Aug. 12, 1903
THE SUMMERS THEATRICAL ENTERPRISES LIMITED.....	TC 6191	Aug. 24, 1906
THE SUPERIOR BREWING AND MALTING COMPANY LIMITED..	TC 5493	Jan. 31, 1900
THE SUPPLY COMPANY OF OTTAWA LIMITED.....	TC 5487	April 24, 1902
THE SUPREME HEATING COMPANY LIMITED.....	TC 6518	June 27, 1906
THE SWORD NECKWEAR COMPANY LIMITED.....	TC 6593	June 19, 1907
THE SYDENHAM BRICK AND TILE COMPANY, LIMITED.....	TC 6866	June 1, 1922
THE T. H. LEE AND SON COMPANY OF TORONTO LIMITED....	TC 5698	Mar. 25, 1896
THE TALBOT OIL AND GAS COMPANY LIMITED.....	TC 5517	July 30, 1902
THE TARA HOTEL COMPANY LIMITED.....	TC 7124	May 3, 1909
THE TECUMSEH CANNING FACTORY LIMITED.....	TC 5512	April 3, 1900
THE TEXTILE TRIMMINGS COMPANY LIMITED.....	TC 7088	Mar. 23, 1909
THE THOMPSON POWDER COMPANY LIMITED.....	TC 6581	Feb. 17, 1917
THE TILBURY TELEPHONE COMPANY, LIMITED.....	TC 7115	Mar. 9, 1909
THE TIRE IMPORT COMPANY LIMITED.....	TC 6715	Dec. 18, 1912
THE TORONTO MICA COMPANY LIMITED.....	TC 7167	July 6, 1909
THE TORONTO QUICK LUNCH LIMITED.....	TC 6928	Nov. 10, 1908
THE TORONTO ROLLER BEARING COMPANY LIMITED.....	TC 5503	May 17, 1901
THE TRENTON & ATLANTIC STORAGE LIMITED.....	TC 6209	April 12, 1905
THE TROCADERO, LIMITED.....	TC 6474	Dec. 17, 1925
THE TROUT LAKE COBALT MINING COMPANY OF MONTREAL LIMITED.....	TC 5509	Dec. 10, 1906
THE TURNER COMPANY LIMITED.....	TC 7004	Dec. 21, 1908
THE TURNER LUMBER COMPANY LIMITED.....	TC 5507	Jan. 17, 1900
THE TWENTIETH CENTURY UNDER-FEED FURNACE COMPANY LIMITED.....	TC 5629	Dec. 11, 1907
THE TWIN CITY BRICK AND SUPPLY COMPANY LIMITED.....	TC 5515	Nov. 15, 1905
THE TWIN CITY OIL COMPANY LIMITED.....	TC 6585	May 3, 1907
THE TWO LAKES COPPER MINING COMPANY LIMITED.....	TC 5510	Oct. 12, 1906
THE TYRELL COOLER AND FILTER COMPANY LIMITED.....	TC 6393	Aug. 23, 1907
THE UNION STOCK-YARDS COMPANY LIMITED.....	TC 6082	Dec. 29, 1900
THE UNIVERSAL KNITTING COMPANY LIMITED.....	TC 5522	July 22, 1880
THE VANKLEEK HILL MANUFACTURING COMPANY, LIMITED..	TC 3180	May 7, 1891
THE VICTORIA FINANCIAL COMPANY OF TORONTO LIMITED..	TC 7207	April 13, 1898

Name of Corporation	File Number	Date of Incorporation
THE VICTORIA ROLLER RINK COMPANY LIMITED.....	TC 5519	June 6, 1906
THE W. A. LYON COMPANY OF TORONTO LIMITED.....	TC 5537	Jan. 21, 1899
THE W. H. BALDWIN COMPANY LIMITED.....	TC 7155	July 23, 1909
THE W. I. KEMP COMPANY LIMITED.....	TC 5525	Nov. 16, 1906
THE W. J. KEENS COMPANY, LIMITED.....	TC 6767	Mar. 23, 1917
THE W. P. DYMOND COMPANY LIMITED.....	TC 5536	Oct. 2, 1902
THE W. R. KRAFFT COMPANY, LIMITED.....	TC 6743	July 15, 1914
THE WALKER BISCUIT CO., LIMITED.....	TC 6956	June 4, 1926
THE WALKERVILLE CARRIAGE GOODS COMPANY LIMITED....	TC 6104	Dec. 5, 1906
THE WASTE PRODUCTS REFINING COMPANY LIMITED.....	TC 7020	Jan. 11, 1909
THE WATSON-SMITH COMPANY LIMITED.....	TC 6381	May 28, 1908
THE WAWA GOLD MINING COMPANY OF MICHIPICOTON LIMITED.....	TC 5834	April 29, 1898
THE WEBBWOOD ATHLETIC COMPANY LIMITED.....	TC 5531	May 16, 1906
THE WELLINGTON CLUB, LIMITED.....	TC 5307	May 27, 1905
THE WENDIGO PROGRESSIVE MINING AND DEVELOPMENT COMPANY LIMITED.....	TC 5529	Dec. 27, 1905
THE WENTWORTH ORCHARD COMPANY LIMITED.....	TC 6697	Mar. 12, 1912
THE WEST LORNE ELECTRIC LIGHT COMPANY LIMITED.....	TC 5538	May 23, 1900
THE WESTERN AND NORTHERN LANDS CORPORATION LIMITED.....	TC 5528	June 6, 1906
THE WESTON SHOE COMPANY LIMITED.....	TC 5533	Oct. 8, 1902
THE WILSON FYLE COMPANY LIMITED.....	TC 5540	July 13, 1904
THE WINDSOR AND COBALT MINING COMPANY LIMITED.....	TC 5526	July 22, 1905
THE WIZARD FURNACE COMPANY LIMITED.....	TC 7099	Mar. 11, 1909
THE WOODSTOCK EXPRESS PRINTING COMPANY LIMITED.....	TC 6639	Mar. 18, 1899
THE WOODSTOCK-WIND MOTOR COMPANY LIMITED.....	TC 5534	April 15, 1893
THE WORTH-MARTIN COMPANY LIMITED.....	TC 5535	Nov. 8, 1905
THE YORK LUMBER COMPANY, LIMITED.....	TC 6595	June 26, 1907
THE YORK PULP AND PAPER COMPANY LIMITED.....	TC 5544	Sept. 26, 1906
THOMAS MORRIS, LIMITED.....	TC 5733	Sept. 9, 1911
TIRE RITE MANUFACTURING CO., LIMITED.....	TC 5869	April 13, 1922
TOBIN LIMITED.....	TC 6436	Oct. 5, 1908
TORONTO-COBALT MINING COMPANY LIMITED.....	TC 5504	Dec. 1, 1905
TORONTO PROPERTIES, LIMITED.....	TC 5826	June 24, 1912
TORONTO WOOLLEN MACHINERY LIMITED.....	TC 5506	Mar. 10, 1905
TOURIST OIL DISTRIBUTING COMPANY, LIMITED.....	TC 6269	April 28, 1927
TRADING INVESTMENTS, LIMITED.....	TC 5872	Mar. 8, 1923
TRANS-CANADIAN OIL COMPANY, LIMITED.....	TC 6270	April 6, 1920
TRE-DEM CONSTRUCTION COMPANY, LIMITED.....	TC 6521	Oct. 26, 1925
TRUCK SERVICE CORPORATION, LIMITED.....	TC 6522	June 9, 1926
TWIN-CITY DAIRY, LIMITED.....	TC 5865	Feb. 6, 1928
TWIN CITY SASH & DOOR COMPANY, LIMITED.....	TC 5875	Mar. 16, 1923
U DRIVE, LIMITED.....	TC 6272	April 10, 1924
UNION STEAMSHIP COMPANY LIMITED.....	TC 5546	June 12, 1905
UNITED HEAT LIGHT AND POWER COMPANY LIMITED.....	TC 7061	Jan. 27, 1909
UNITED STATES SILVER MINES LIMITED.....	TC 6665	Jan. 26, 1909
UNIVERSAL BRAKE BEAMS, LIMITED.....	TC 6953	Mar. 20, 1926
UNIVERSAL NOVELTIES, LIMITED.....	TC 6275	Feb. 25, 1916
UNIVERSAL SILICATES, LIMITED.....	TC 7059	Feb. 1, 1909
UNLISTED SECURITIES LIMITED.....	TC 5521	Nov. 16, 1909
UXBRIDGE AND SCOTT TELEPHONE CO. LIMITED.....	TC 5111	April 23, 1907
VICTOR SILVER MINES LIMITED.....	TC 7085	April 13, 1909
VINDICATOR PUBLISHING COMPANY LIMITED.....	TC 6523	Jan. 6, 1913
VISOR KNITTING COMPANY LIMITED.....	TC 6716	Dec. 24, 1912
VITAE-ORE COMPANY LIMITED.....	TC 7030	Jan. 15, 1909
W. A. BURT, LIMITED.....	TC 6797	April 1, 1919
W. C. CHARTERS LUMBER COMPANY LIMITED.....	TC 6945	Dec. 4, 1908
W. D. MIDMER, LIMITED.....	TC 6500	Jan. 15, 1920
W. H. LAILEY AND COMPANY LIMITED.....	TC 6360	Dec. 9, 1903
WARWICK TELEPHONE COMPANY, LIMITED.....	TC 4210	May 20, 1924
WELLAND GLASS MANUFACTURING COMPANY LIMITED.....	TC 7174	June 23, 1909

Name of Corporation	File Number	Date of Incorporation
WELLAND LAND COMPANY LIMITED.....	TC 5530	June 30, 1906
WELLMOR REALTY COMPANY, LIMITED.....	TC 6279	Aug. 23, 1923
WELLS MOTORS, LIMITED.....	TC 6280	April 25, 1927
WENDIGO MINES, LIMITED.....	TC 5630	Mar. 31, 1928
WESTRUMITE LIMITED.....	TC 6396	July 15, 1908
WHALLEYS PRESS, LIMITED.....	TC 6197	Feb. 1, 1924
WHIPPLE HORSE COLLAR COMPANY LIMITED.....	TC 7055	Dec. 28, 1908
WHITE & WHITE LIMITED.....	TC 6691	Oct. 4, 1911
WHITTON MINING COMPANY, LIMITED.....	TC 4423	June 7, 1927
WIDESPREAD IMPLEMENT COMPANY, LIMITED.....	TC 5624	Dec. 2, 1907
WIGMORE GOLD MINES OF STURGEON LAKE LIMITED.....	TC 7128	May 20, 1909
WILL H. NEWSOME LIMITED.....	TC 5527	Jan. 24, 1906
WILLIAM BOWLES LIMITED.....	TC 6721	Dec. 31, 1912
WILLIAM BRYCE, LIMITED.....	TC 5815	Oct. 4, 1923
WILLIAM LONG, LIMITED.....	TC 6840	Mar. 11, 1921
WILLIAM MARKUS, LIMITED.....	TC 5553	Mar. 23, 1914
WILLIAM R. PERRIN & COMPANY LIMITED.....	TC 5524	Dec. 30, 1903
WILLIAMS LIMITED.....	TC 6701	April 17, 1912
WILSON BROTHERS LIMITED.....	TC 6210	April 5, 1905
WILSON PARK LIMITED.....	TC 6720	Feb. 26, 1913
WINDSOR HOME BUILDERS REALTY COMPANY LIMITED.....	TC 6587	June 24, 1913
WINDSOR REALTY LIMITED.....	TC 5626	Dec. 4, 1907
WINONA STEAMSHIP COMPANY, LIMITED.....	TC 5616	Aug. 24, 1906
WOLF LAKE MINES, LIMITED.....	TC 6524	April 14, 1926
WOLST-REES COBALT SILVER MINING COMPANY LIMITED.....	TC 5532	May 7, 1906
WOODSTOCK BUSINESS COLLEGE LIMITED.....	TC 6384	June 22, 1908
WOODSTOCK CONCRETE MACHINERY COMPANY LIMITED.....	TC 6282	Jan. 28, 1914
WRIGHT SILVER MINING COMPANY LIMITED.....	TC 5586	Aug. 3, 1906
YORKVILLE LAUNDRY COMPANY LIMITED.....	TC 5914	Sept. 7, 1927

Given under my hand and seal of office at the City of Toronto in the said Province of Ontario this 29th day of October, 1975.

SIDNEY B. HANDLEMANN,
Minister of Consumer and Commercial Relations.

(6597)

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Applications to Parliament — Private Bills

Time for reporting

(b) No report of a committee upon a Private Bill may be received after the first eight weeks of the Session.

PUBLIC NOTICE

LEGISLATIVE ASSEMBLY OF ONTARIO

The attention of Municipal Officials, Solicitors and all other persons who may be interested in the preparation of Private Bills for submission to the Legislative Assembly of Ontario is directed particularly to the following Standing Orders governing the submission of such Bills:

PRIVATE BILLS

Time for introducing Private Bills

51. (a) No Private Bill may be presented to the House after the first five weeks of the Session.

Filing Bill with Clerk

52. (a) Any person desiring to apply for a Private Bill shall do so by filing with the Clerk of the House at least eight (8) days before the meeting of the House, a copy of such Bill, together with a fee of \$150, and if such Bill is not deposited by that time the applicant shall pay \$10 for each day he is late in filing the Bill, including the day of filing.

Applicant to pay cost of printing

(b) Every applicant for a Private Bill shall pay the cost of printing such Bill, including the cost of printing the Act in the Statutes.

Other charges

(c) The following charges shall also be levied and paid in addition to the foregoing:—

1. When any Standing Order of the House is suspended with reference to a Bill, for each such suspension, \$50.00.
2. When a Bill is presented to the House after the first five weeks of the Session and before the end of the sixth week, \$75.00.
3. When a Bill is presented to the House after the sixth week of the Session, \$100.00.

Additional fees

(d) In the case of any Bill incorporating a company, or increasing the capital stock of a company already incorporated, there shall be paid to the Clerk of the House, by or on behalf of the applicant, before the same is reported to the House, the same fee as would be payable in the case of an incorporation or increase of capital under the provisions of the Ontario Companies Act, less the sum of \$150.00 already paid to the Clerk of the House.

(e) When a Bill is for the purpose of confirming by-laws, bonds, debentures or other securities, or authority is asked to borrow money or to increase borrowing powers, the following additional fees shall be paid according to the amount of money involved:—

On amounts less than \$10,000.	\$ 25
On amounts over \$10,000 and up to \$25,000	50
On amounts over \$25,000 and up to \$40,000	75
On amounts over \$40,000 and up to \$75,000	100
On amounts over \$75,000 and up to \$125,000	125
On amounts over \$125,000 and up to \$175,000	150
On amounts over \$175,000 and up to \$250,000	200
On amounts over \$250,000 and up to \$350,000	250

and an additional fee of \$50 for every \$100,000 over \$350,000.

Publication of Standing Orders re Private Bills

53. (a) The Clerk of the House shall, during each recess of Parliament, publish weekly in The Ontario Gazette the Standing Orders respecting notices of intended applications for Private Bills.

Notices posted

(b) The Clerk shall also, by the first day of every Session, post notices in the Legislative Building of the time limit for receiving applications for Private Bills and reports thereon.

Required notice of applications

54. All applications for Private Bills properly the subject of legislation by the Legislative Assembly of Ontario, within the purview of "The British North America Act, 1867", shall require a notice, clearly and distinctly specifying the nature and object of the application, and, where the application refers to any proposed work, indicating generally the location

of the work, and signed by or on behalf of the applicants, such notice to be published as follows:—

1. A notice in The Ontario Gazette and in at least one newspaper published or circulated in the municipality affected.
2. Such notice shall be published once a week for at least six weeks prior to the consideration of the Bill by the Private Bills Committee.

Bills for debenture issues

3. If the application is by a municipal corporation for authority to issue debentures, the notice shall set out the particulars of the existing debenture debt and the amount of the rateable property of the municipality according to the last revised assessment roll of the corporation and in brief and general terms, the object for which the new issue of debentures is required.

Report by Standing Orders and Procedures Committee

55. (a) The Committee on Standing Orders and Procedures shall examine each application and report to the House whether the Standing Orders, particularly with respect to notice, have been complied with and where the notice is insufficient, the Committee recommends to the House the course to be taken in consequence of such insufficiency.

Declaration re advertising

(b) The applicants for a Private Bill shall lodge with the Clerk of the House a declaration proving publication of the notice before the application is considered by the Standing Orders and Procedures Committee.

Clerk reports to Standing Orders and Procedures Committee

(c) The Clerk of the House shall report to the Standing Orders and Procedures Committee respecting the compliance by all applicants for Private Bills with the Standing Orders relating to such applications, particularly the requirements for notice.

Introduction of Private Bill

56. Every Private Bill shall be introduced upon a motion for leave for introduction and first reading after the application has been favourably reported by the Standing Orders and Procedures Committee.

Letters Patent

57. When any Bill for confirming any Letters Patent, or Agreement, is presented to the House, the copy of such Letters Patent, or Agreement, shall be attached to it.

Certificate of Minister of Revenue re Letters Patent

58. No Bill relating to Letters Patent shall be considered by the Private Bills Committee until there shall have been deposited with the Clerk of the

House a certificate of the Minister of Revenue showing that all taxes payable under The Corporations Tax Act relating thereto have been paid.

Reference to Private Bills Committee after first reading

59. Every Private Bill, when read a first time, shall, unless it be an Estate Bill, or a Bill providing for a consolidation of a floating debt or for the consolidation or renewal of debentures (other than local improvement debentures) of a municipal corporation, stand referred to the Private Bills Committee, and any petitions to the House, for or against the Bill, are considered as referred to such Committee.

Certain Municipal Applications referred to Ontario Municipal Board

60. (a) A Private Bill of a municipal corporation providing for the consolidation of a floating debt, or the consolidation or renewal of debentures (other than local improvement debentures) stands referred to the Ontario Municipal Board after first reading.

Board to report

(b) The Board, after due enquiry, shall report to the House whether or not it is reasonable that the Bill, or that part thereof relating to the matters referred to in clause (a), should pass and what, if any, alterations should be made in the Bill.

Report to Clerk

(c) A report shall be transmitted to the Clerk of the House.

Bill and report to Private Bills Committee

(d) The Bill and report shall stand referred to the Private Bills Committee.

Estate Bills to Commissioners

61. (a) Every Estate Bill stands referred to the Commissioners of Estate Bills after first reading.

Commissioners to report

(b) The Commissioners, or any two of them, shall report their opinion thereon and whether, presuming the allegations contained in the preamble to be proven to the satisfaction of the House, it is reasonable for such Bill to pass and what, if any, alterations are necessary.

Report to Clerk

(c) A report shall be transmitted to the Clerk of the House.

Bill and report to Private Bills Committee

(d) The Bill and report shall stand referred to the Private Bills Committee.

Adverse report by Commissioners

(e) In the event of the Commissioners of Estate Bills reporting that, in their opinion, it is not reasonable that the Bill submitted to them shall pass into law, such Bill shall not be further considered.

Notice re Hearing by Private Bills Committee

62. (a) The Clerk of the House shall post in the Legislative Building five days' notice of the date on which any Private Bill is to be considered by the Private Bills Committee.

Notice published in the Notice Paper

(b) The notice required by clause (a) shall be published in the Notice Paper.

Notice of Next Day Meetings on Private Bills

(c) The Clerk shall also publish in the Notice Paper a notice of any meeting of the Private Bills Committee to be held on the following day.

Consent of interested persons

63. Any persons whose interest or property may be affected by a Private Bill, when required, shall appear before the Private Bills Committee to express their consent or objection, or may consent in writing, proof of which may be demanded by the Committee.

Majority rules

64. (a) Questions before the Private Bills Committee are decided by the majority.

Casting vote by Chairman

(b) In case of a tie, the Chairman shall give the casting vote.

On Order Paper after report

65. Private Bills when reported by the Private Bills Committee shall be placed on the Order Paper for second reading.

Bills initialled and signed by Chairman

66. (a) The Chairman of the Private Bills Committee will initial each section of a Bill as it is passed and shall also sign the Bill.

Amendments

(b) Any amendments shall be clearly indicated in the signed copy, any such amendments or additions being initialled by the Chairman.

Bills filed with the Clerk

(c) The Bill signed by the Chairman shall be filed in the Office of the Clerk of the House, and when a Bill is amended, another copy with the amendments written thereon shall be prepared by the Clerk of the Committee and attached to the report.

Reprinting amended Bills

67. Private Bills amended by any Committee may be reprinted by order of such Committee; or after being reported, and before further consideration, may be reprinted in whole or in part as the Clerk of the House may direct; and the cost of such reprinting shall be added to the cost of the first printing of the Bill and shall be payable by the applicant.

Referral after second reading

68. Private Bills, after second reading, shall be placed on the Order Paper for third reading, unless specially ordered referred to the Committee of the Whole House.

Notice required to dispense with Standing Orders

69. Except by unanimous consent of the House, in case of urgent and pressing necessity, no motion may be made to dispense with any Standing Order relative to Private Bills, without due notice thereof.

Private Bill Register

70. A Private Bill Register shall be kept in the office of the Clerk of the House, in which shall be entered, by the Clerk appointed for that purpose, the name, description, and place of residence of the parties applying for the Bill, or of their agent, and all the proceedings thereon, and the day on which the Private Bills Committee is appointed to sit, such register to be open to public inspection daily, during office hours.

Parliamentary Agents

71. (a) Every Parliamentary Agent conducting proceedings before the House shall be personally responsible to the House and to the Speaker, for the observance of the Standing Orders and Practices of Parliament, and also for the payment of all fees and charges.

Misconduct of Agent

(b) Any agent who shall wilfully act in violation of the Standing Orders and Practices of Parliament, or who shall wilfully misconduct himself in prosecuting any proceedings before the House, shall be liable to an absolute or temporary prohibition to practice as a Parliamentary Agent, at the pleasure of the Speaker.

RODERICK LEWIS, Q.C.,
Clerk of Legislative Assembly of Ontario.

Applications to Parliament

THE CORPORATION OF THE BOROUGH OF SCARBOROUGH

APPLICATION FOR SPECIAL LEGISLATION

NOTICE IS HEREBY GIVEN that, on behalf of The Corporation of the Borough of Scarborough, application will be made to the Legislative Assembly of the Province of Ontario at its next Session for Special Legislation to authorize the Council of the Corporation:

1. To pass by-laws providing for the granting of an annual retirement allowance to Frederick Charles Cook.

Dated at the Borough of Scarborough this 8th day of October, A.D. 1975.

K. H. MACDIARMID, Q.C.,
Solicitor,
Borough of Scarborough,
150 Borough Drive,
Scarborough, Ontario,
Solicitor for the Applicant.

(9097)

43 to 48

NOTICE IS HEREBY GIVEN that on behalf of The Corporation of the Township of Wicksteed, application will be made to the Legislative Assembly of the Province of Ontario at its next regular session, commencing in 1975, for an Act exempting members of the Council for The Corporation of the Township of Wicksteed from the operation of *The Municipal Conflict of Interest Act* in matters pertaining to the plans for a major development in the Township of Wicksteed, at Hornepayne, Ontario, by the Canadian National Railways.

Dated at Sault Ste. Marie this 17th day of October, 1975.

THE CORPORATION OF THE
TOWNSHIP OF WICKSTEED
By its Solicitors,
WISHART, NOBLE, NORI, REILLY,
WRIGHT & BISCEGLIA.

Per: GERALD E. NORI.

T.F.N. (9148)

44 to 49

THE CORPORATION OF THE BOROUGH OF YORK

NOTICE OF APPLICATION FOR SPECIAL LEGISLATION

NOTICE IS HEREBY GIVEN that The Corporation of the Borough of York intends to apply to the Legislative Assembly of the Province of Ontario at the current session of the Legislative Assembly for an Act providing that the Council of the Borough of York may pass by-laws:

- (a) to require the owners, occupiers, or persons in charge of any premises to remove the whole or any part of any dead or decayed tree which may be a danger to adjacent property owners, and, in the event of non-compliance with such order, to provide for the Borough entering upon private property for the purpose of cutting down or trimming such dead or decayed tree, and assessing the cost of such work against the owner of the property;
- (b) to establish a clinic or clinics within the Borough of York for the spaying or neutering of domestic animals without cost to the owners of such animals, or upon payment to the Borough of such fees as may be established by the by-law.

Dated at Toronto this 1st day of November, 1975.

J. H. BOLAND, Q.C.,
2700 Eglinton Avenue West,
Toronto, Ontario,
Solicitor for the Applicant.

(9149) 44 to 49

Corporation Notices

NOTICE IS HEREBY GIVEN that Desboro Realty Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*, R.S.O. 1970, Chapter 25.

Dated November 10th, 1975.

HARRY DIAMOND,
President.

(9276) 48

CLEWS INVESTMENTS LIMITED

NOTICE IS HEREBY GIVEN that Clews Investments Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 12th day of November, 1975.

R. J. ARMSTRONG,
Secretary-Treasurer.

(9277) 48

BAINSVILLE PRODUCTS LIMITED

NOTICE IS HEREBY GIVEN that Bainsville Products Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto, Ontario, this 17th day of November, 1975.

PHILIP M. GRACE,
Vice-President.

(9278) 48

CROCE & LOFTHOUSE SAILCRAFT LTD.

NOTICE IS HEREBY GIVEN that Croce & Lofthouse Sailcraft Ltd. intends to dissolve pursuant to *The Business Corporations Act*.

G. L. S. CROCE,
President.

(9279) 48

TAKE NOTICE that Atherton Office Services Limited intends to file Articles of Dissolution.

Dated at Toronto this 7th day of November, 1975.

EWA JENKINS,
President.

(9280) 48

J. W. HAMMETT LIMITED

NOTICE IS HEREBY GIVEN that J. W. Hammett Limited intends to surrender its charter to the Lieutenant Governor and to distribute its assets rateably among its shareholders as incidental thereto.

Dated at Toronto this 14th day of November, 1975.

JOHN D. HAMMETT,
Secretary.

(9285) 48

**LEASEWAY TRANSIT & SERVICE
OF GALT LIMITED**

Leaseway Transit & Service of Galt Limited hereby gives notice, pursuant to *The Business Corporations Act*, of its intention to dissolve.

Dated this 30th day of October, 1975.

JAMES HUNTER,
Secretary.

(9292) 48

ONE MEDICAL PLACE LIMITED

NOTICE IS HEREBY GIVEN that One Medical Place Limited intends to file Articles of Dissolution, pursuant to *The Business Corporations Act*, Ontario.

Dated at Toronto, Ontario, this 7th day of November, 1975.

J. L. BIDDELL,
President.

(9293) 48

ODEON LIMITED

NOTICE IS HEREBY GIVEN that Odeon Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations of Ontario, pursuant to *The Business Corporations Act* (Ontario).

Dated at Toronto this 18th day of November, 1975.

V. MANDVERE,
Secretary.

(9294) 48

NOTICE IS HEREBY GIVEN that London Miles For Millions intends to surrender its charter to the Lieutenant Governor and to distribute its assets to charitable organizations which carry on their work solely in Canada.

Dated at London this 18th day of November, 1975.

T. H. BURDETT,
President.

D. HEWITT,
Secretary.

(9296) 48

NOTICE IS HEREBY GIVEN that Hall Fuel (1965) Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and

Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 5th day of November, 1975.

R. W. SMITH,
Secretary.

(9297) 48

**AUTOMATED COMPUTERIZED
TICKETING CO. LTD.**

Automated Computerized Ticketing Co. Ltd. hereby gives notice pursuant to *The Business Corporations Act* of its intention to dissolve.

Dated this 18th day of November, 1975.

I.C.B. CURRIE,
Secretary.

(9298) 48

LIVING HOMES LIMITED

NOTICE IS HEREBY GIVEN that Living Homes Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 18th day of November, 1975.

SYDNEY JACOBSON,
Secretary.

(9300) 48

**BUSINESS FURNITURE COMPANY
LIMITED**

NOTICE IS HEREBY GIVEN that Business Furniture Company Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto, this 17th day of November, 1975.

FRANCES M. DELLABOUGH,
Secretary.

(9304) 48

Change of Name Act

TAKE NOTICE that the application of Robert Kenneth Katchanoski, who resides at Apartment 14, 6 Brant Avenue, in the City of Guelph, in the County of Wellington, to change his name to Robert Kenneth Austin, will be heard by the presiding Judge in Chambers in the County Court House, 74 Woolwich Street, Guelph, on Tuesday,

the 16th day of December, 1975, at 10 o'clock in the forenoon.

MOYER AND MALAK,
17 Cork Street West,
Guelph, Ontario,
Solicitors for the Applicant.

(9281)

48

NOTICE IS HEREBY GIVEN that the application of Ronald Robert Haldane and Paula Jeanne Haldane, residing at 158 Lennox Avenue, in the Town of Richmond Hill, in the Regional Municipality of York, to change their names to Ronald Robert Triance-Haldane and Paula Jeanne Triance-Haldane, will be heard before the presiding Judge in Chambers at the New Court House, 361 University Avenue, Toronto, Ontario, on Wednesday, the 17th day of December, 1975, at the hour of 10.00 o'clock in the forenoon, or so near thereafter as the same can be heard.

Dated at Richmond Hill this 13th day of November, 1975.

LAWLOR, LECLAIRE, NEVINS,
HOBSON & CHAUHAN,
Barristers and Solicitors,
10265 Yonge Street,
Richmond Hill, Ontario,
Solicitors for the Applicants.

(9282)

48

TAKE NOTICE that Feliks Zinzuk, of 93 Emerald Street South, Apartment #303, of the City of Hamilton, Ontario, will apply to the presiding Judge in Chambers at the Court House at Hamilton, in the Judicial District of Hamilton-Wentworth, on Wednesday, the 17th day of December, 1975, at the hour of 10.00 o'clock in the forenoon, or so soon thereafter as the application can be heard, for an Order changing his surname from Zinzuk to Zinc.

Dated at Hamilton this 10th day of November, 1975.

BOWLBY, LUCHAK, MARTINO,
THOMAN, LOFCHIK,
Barristers and Solicitors,
46 Jackson Street East,
Hamilton, Ontario,
Solicitors for the Applicant herein.

(9286)

48

TAKE NOTICE that an application will be made on behalf of Gerard John Rheame, before the presiding Judge in Chambers at the Court House, 2 Daly Avenue, Ottawa, on Thursday, the 18th day of December, 1975, at the hour of 2.30 o'clock in the afternoon, for an Order changing the name of the Applicant from Gerard John Rheame to Christopher John Curtis.

(9287)

48

TAKE NOTICE that on Tuesday, the 16th day of December, 1975, at 2.00 o'clock in the afternoon, Valerie Elizabeth Hepburn, of 51A Wilton Crescent, Ottawa, in the Province of Ontario, shall be making an application before the presiding County Judge in Chambers, at the Court House, 2 Daly Avenue, in the City of Ottawa, for an order to change her name to Rea T. MacIntyre. This application shall be made pursuant to the provisions of *The Change of Name Act*, Revised Statutes of Ontario, 1970, Chapter 60.

COOLIGAN, RYAN, MCNEELY &
MONTAGUE,
Barristers and Solicitors,
90 Sparks Street,
Suite 224,
Ottawa, Ontario,
K1P 5B4,
Solicitors for the Applicant.

(9288)

48

IN THE MATTER OF *The Change of Name Act*, R.S.O. 1970, Chapter 60 and amendments thereto; and

IN THE MATTER OF the Application of Robert John Haraszti for a change of name.

TAKE NOTICE that an Application will be made by Robert John Haraszti before the presiding Judge in Chambers at the Courthouse, 50 Main Street East, Hamilton, Ontario, on Tuesday, the 30th day of December, A.D. 1975, at 10 o'clock in the forenoon, or so soon after as the motion can be heard, for an order that the name of the said Robert John Haraszti be changed to Robert John Haraszti Hilverth, or for such other order as the Court may allow.

ROBERT J. HARASZTI,
#203-116 Charlton Ave. West,
Hamilton, Ontario.

(9289)

48

IN THE MATTER OF *The Change of Name Act*, R.S.O. 1970, Chapter 60 and amendments thereto; and

IN THE MATTER OF the Application of Sape Nauta, born the 10th day of May, 1943, in the Netherlands, change of name Application to have his name changed to Joseph Nauta.

NOTICE IS HEREBY GIVEN that an Application will be made before the presiding Judge in Chambers at the Court House, 700 North Christina Street, Sarnia, Ontario, on Thursday, the 18th day of December, 1975, for a change of name from Sape Nauta, of R.R. #1, Camlachie, in the County of Lambton, to Joseph Nauta.

Dated at Sarnia this 17th day of November, 1975.

(9290)

48

TAKE NOTICE that an application will be heard on behalf of Sharon Eileen Morrison before His Honour J. D. Sutherland, presiding Judge at the Court House, Woolwich Street, in the City of Guelph, on Tuesday the 16th day of December, 1975, at the hour of 10 o'clock in the forenoon, or so soon thereafter as the application may be heard for an Order changing the name of Sharon Eileen Morrison of 130 Yorkshire Street North, in the City of Guelph, the applicant herein, to Sharon Eileen Woolham.

Dated at Guelph this 21st day of October, 1975.

(9299)

48

TAKE NOTICE that pursuant to this Act, Karl Boris Karstoff who resides at 170 Dudley Avenue, Apartment 715, in the Town of Markham in the Regional Municipality of York, will apply to change his name to Karl Boris Karson before the presiding Judge in Chambers on Tuesday, the 30th day of December, 1975, at the hour of 10 o'clock in the forenoon at the Court House, 361 University Avenue, Toronto, Ontario.

Dated at Toronto this 20th day of November, 1975.

STONE & GLASNER,
330 Broadview Avenue,
Toronto, Ontario,
Solicitors for the Applicant.

(9303)

48

TAKE NOTICE that Harry Kowalchuk intends to make application to a Judge of the County Court of the Judicial District of Waterloo, under *The Change of Name Act*, R.S.O., 1970, Chapter 60 and amendments thereto, to change his name from Harry Kowalchuk to Harry Kowal.

AND TAKE NOTICE that the said application will be made to the Judge in Chambers in the Court House, 20 Weber Street East, Kitchener, Ontario, on Tuesday, the 16th day of December, 1975 at 10.00 o'clock in the forenoon or so soon thereafter as it may be heard.

Dated at Kitchener, Ontario, this 12th day of November, 1975.

HARRY KOWALCHUK,
Per: H. J. Mattson,
Solicitor for the Applicant.

(9305)

48

Miscellaneous Notices

CP EXPRESS LIMITED

NOTICE IS HEREBY GIVEN that all goods received previous to the first day of January, 1975, still remaining unclaimed in the offices of the CP

Express Limited at different points in the Province of Ontario, will be sold at public auction to the highest bidder by Frank Waddington, Auctioneer, at 189 Queen Street East, Toronto, Ontario, at 11.00 o'clock in the forenoon, on the fourth day of December, 1975, unless same shall be called for before that date and all charges paid thereon.

W. M. RILEY,
Vice-President.

(9118)

43 to 48

CREDIT FONCIER TRUST COMPANY

NOTICE IS HEREBY GIVEN that Credit Foncier Trust Company, a Company having its head office in the City of Montreal, Province of Quebec, intends to make application to the Registrar of Loan and Trust Corporations for registration to transact the business of a Trust corporation in Ontario as defined by *The Loan and Trust Corporations Act*.

Dated at Toronto, this 7th day of November, 1975.

LANG, MICHENER, CRANSTON,
FARQUHARSON & WRIGHT,
Barristers and Solicitors,
P.O. Box 10,
First Canadian Place,
Toronto, Ontario
M5X 1A2.

(9234)

46 to 48

FAMILY TRUST CORPORATION

NOTICE IS HEREBY GIVEN that an application will be made to the Lieutenant Governor in Council for the incorporation of a Trust Corporation under the name of Family Trust Corporation with its Head Office in the Town of Markham, for the purpose of carrying on the business of a Trust Corporation, under *The Loan and Trust Corporations Act (Ontario)* with an authorized capital of \$3,000,000 divided into 300,000 shares with a par value of \$10 each.

Dated at Markham, Ontario, this 3rd day of November, 1975.

FASKEN & CALVIN,
Box 30,
Toronto-Dominion Centre,
Toronto, Ontario,
M5K 1C1,
Solicitors for the Applicant.

(9220)

46 to 49

SURMOR MORTGAGE GUARANTEE INSURANCE CORPORATION

NOTICE IS HEREBY GIVEN that an application will be made for Incorporation pursuant to *The Corporations Act* and *Insurance Act* of a joint stock

insurance company under the name of Surmor Mortgage Guarantee Insurance Corporation (or such other name as may be approved) with power to undertake and transact Mortgage Guarantee Insurance, other than Life Insurance, for which a joint stock insurance company may be licensed under *The Insurance Act*.

Dated at Hamilton this 12th day of November, 1975.

MADRONICH & SHINEHOFT,
Barristers and Solicitors,
1192 Barton Street East,
Hamilton, Ontario L8H 2V7.

(9267) 47 to 50

**TOWNSHIP OF PITTSBURGH
requires
RECREATION DIRECTOR**

Applications in writing detailing qualifications, experience, etc. will be received by the undersigned until 5.00 p.m., December 5, 1975, for the position of Recreation Director.

Duties to include all aspects of Recreation and Parks Department. Preference will be given to candidates who possess an Interim Class "B" Recreation Director's Certificate or better.

Salary commensurate with qualifications and experience.

Please apply in writing to:

R. M. MULLEN,
Clerk/Administrator,
Pittsburgh Township Office,
P.O. Box 966,
Kingston, Ontario.

(9272) 47 to 48

TOWN OF RIVERSIDE

2% REFUNDING DEBENTURES

(Maturing December 31, 1980)

NOTICE IS HEREBY GIVEN that the following Town of Riverside 2% Refunding Debentures maturing December 31, 1980 will be redeemed on December 31, 1975 at face value plus accrued interest to December 31, 1975 upon presentation of the debentures at the Canadian Imperial Bank of Commerce, 100 Ouellette Avenue, Windsor, Ontario.

From and after December 31, 1975, interest on the debentures specified in this notice shall cease to accrue.

201	\$ 500.00	1003	\$1,115.03
240	420.71	1026	1,370.37
279	100.00	1033	518.41
289	100.00	1293	500.00
332	1,000.00	1299	1,000.000
341	100.00	1311	500.00
389	100.00	1313	100.00
390	100.00	2081	500.00
410	100.00	2084	100.00
411	100.00	2091	100.00
519	1,00.00	2099	1,000.00
567	1,000.00	2132	1,000.00
584	100.00	2172	500.00
638	126.51	2250	500.00
699	100.00	2357	100.00
702	100.34	2426	100.00
730	500.00	2574	1,000.00
731	100.00	2576	1,000.00
745	587.84	2643	16.00
753	100.00	2645	37.96
801	100.00	2648	84.80
803	100.00	2651	16.00
832	490.97	2700	18.07
864	100.00	2702	13.01
922	100.00	2721	320.00
929	1,000.00	2748	16.00
930	1,000.00		

In addition to the holders of the above debentures, all holders of Town of Riverside 2% Refunding Debentures maturing December 31, 1980 are requested to contact:

Mr. E. A. AGNEW, C.A.,
Commissioner of Finance,
Finance Department, Room 100,
City of Windsor,
P.O. Box 1607,
Windsor, Ontario,
N9A 6S1,

giving the numbers and principal amounts of the debentures which they hold in order to facilitate the future redemption of these debentures.

(9283) 48

TOWNSHIP OF SANDWICH EAST

2% REFUNDING DEBENTURES

(Maturing December 31, 1985)

NOTICE IS HEREBY GIVEN that the following Township of Sandwich East 2% Refunding Debentures maturing December 31, 1985 will be redeemed on December 31, 1975 at face value plus accrued interest to December 31, 1975 upon presentation of the debentures at the Canadian Imperial Bank of Commerce, 100 Ouellette Avenue, Windsor, Ontario.

From and after December 31, 1975, interest on the debentures specified in this Notice shall cease to accrue.

104	\$1,000.00
107	1,000.00
125	500.00
143	749.50
312	1,000.00
343	1,000.00
397	1,000.00
464	1,000.00
502	500.00
940	1,000.00
984	479.24
1017	1,028.12
1039	1,000.00
1042	500.00
1055	500.00
1056	500.00
1107	1,084.67
1148	1,000.00
1201	362.87
1634	1,000.00
1794	54.00
1797	13.50

Dated at Simcoe this 7th day of November, 1975.

BRIMAGE, TYRRELL,
VAN SEVEREN & HOMENIUK,
Barristers and Solicitors,
21 Norfolk Street North,
Simcoe, Ontario,
Solicitors for The Corporation of
the Town of Simcoe.

(9291)

48

THE CEMETERIES ACT

IN THE MATTER OF *The Cemeteries Act*, R.S.O. 1970, Chapter 57; and

IN THE MATTER OF part of St. Francis de Sales Catholic Cemetery, being composed of all that portion of Lot 16, in the 1st Concession of the Village of Pickering in the County of Ontario, designated as Part 4 on a Reference Plan of Survey deposited in the Land Registry Office for the Registry Division of Ontario County as Plan Number 40R-626.

NOTICE

TAKE NOTICE that the above cemetery was closed by Order-in-Council No. 3794/72 dated the 20th day of December, 1972.

AND FURTHER TAKE NOTICE that the removal of bodies from the above-mentioned cemetery pursuant to the provisions of Section 59 of *The Cemeteries Act*, R.S.O. 1970, Chapter 57, has been approved by Order-in-Council No. R.O.C. 118/74 dated the 15th day of May, 1974.

AND FURTHER TAKE NOTICE that at the expiration of thirty days from the publication of the last of the two consecutive weekly publications of this notice pursuant to *The Cemeteries Act*, R.S.O. 1970, Chapter 57, the owner will disinter and remove the bodies and reinter them within the newly formed limits of St. Francis de Sales Catholic Cemetery.

Dated at the Borough of North York this 14th day of November, 1975.

MINISTRY OF TRANSPORTATION
AND COMMUNICATIONS
(ONTARIO),
Central Regional Legal Office,
3501 Dufferin Street,
Downsview, Ontario.

(9295)

48 and 49

In addition to the holders of the above debentures, all holders of Township of Sandwich East 2% Refunding Debentures maturing December 31, 1985 are requested to contact:

MR. E. A. AGNEW, C.A.,
Commissioner of Finance,
Finance Department, Room 100,
City of Windsor,
P.O. Box 1607,
Windsor, Ontario,
N9A 6S1,

giving the numbers and principal amounts of the debentures which they hold in order to facilitate the future redemption of these debentures.

(9284)

48

IN THE MATTER OF *The Municipal Act*, R.S.O. 1970, Chapter 284; and

IN THE MATTER OF an application by The Corporation of the Town of Simcoe to change the name of Greenview Boulevard on Registered Plan 997 to Donly Drive.

NOTICE

TAKE NOTICE that an Application will be made by The Corporation of the Town of Simcoe, at the Justice Complex, Simcoe, before the presiding Judge for the Judicial District of Norfolk, on Wednesday, the 21st day of January, 1976, at the hour of 9.30 o'clock in the forenoon, or so soon thereafter as the matter may be heard, to approve a draft By-Law of The Corporation of the Town of Simcoe, changing the name of Greenview Boulevard as shown on Registered Plan 997 of the Norfolk Registry Office to Donly Drive.

THE BOUNDARIES ACT
(R.S.O. 1970, Chapter 48)

NOTICE OF HEARING
(B-533, B-540 and B-548)

TAKE NOTICE that applications have been made by The Corporation of the Borough of North York for the purpose of confirming the true location on the ground of the boundaries of Woburn Avenue from Avenue Road to the East limit of the Borough of North York; Rajah Street from Ranee Avenue to the north limit of Registered Plan 1692; Don Valley Drive from Senlac Road to Sheppard Avenue West; Caribou Road from Chicoutimi Avenue to Glenrush Boulevard; Lytton Boulevard from the east limit of the Borough of North York to Alexandra Wood and from The Bridle Path to Bathurst Street; Strathallan Wood from Forest Wood to Bathurst Street; and Signet Drive from Finch Avenue West to Fenmar Drive; all in the Borough of North York, Municipality of Metropolitan Toronto.

AND FURTHER TAKE NOTICE that seven draft plans of survey with the aforesaid boundaries shown in heavy, solid lines made by the firm of E. W. Petzold Limited, Professional Surveyors, five of which are signed by E. W. Petzold, Ontario Land Surveyor, and dated June 3, 1975, April 23, 1975, March 14, 1975, May 12, 1975 and May 8, 1975, respectively, and two of which are signed by Robert J. Kingston, Ontario Land Surveyor, and dated May 16, 1975 and July 8, 1975, respectively, are deposited in the Office of the Director, Legal Surveys Branch, 3rd Floor, 400 University Avenue, Toronto, Ontario; in the Office of the Surveyor, 242A Sheppard Avenue West, Willowdale, Ontario, and in the Borough of North York Municipal Offices, Department of Public Works (Records Section), 5000 Yonge Street, Willowdale, Ontario, and may be inspected by any party or parties interested therein on any weekday, Monday through Friday.

AND FURTHER TAKE NOTICE that copies of said plans shall be supplied to any interested parties requesting same from the Office of the Surveyor.

AND FURTHER TAKE NOTICE that any person desiring to object to the confirmation of the boundaries as shown on the draft plans is required to deliver to me by registered mail or by personal service on or before the 20th day of December, 1975, a written statement setting forth the nature and grounds of the Objection.

AND FURTHER TAKE NOTICE that I have appointed the 5th day of January, 1976, at 10.30 o'clock in the morning to hear these applications in Room 'A', 3rd Floor, 400 University Avenue, Toronto, Ontario, at which time any person or persons who have filed a claim may appear either personally or through their solicitors to present the evidence in support thereof.

AND FURTHER TAKE NOTICE that I may deliberate upon the evidence presented and proceed in this

Hearing regardless of the absence of any parties affected by these applications.

Dated at my Office in the Legal Surveys Branch, 3rd Floor, 400 University Avenue, Toronto, Ontario, this 17th day of November, 1975.

GORDON F. MACKAY
Assistant Deputy
Director of Titles

(9301)

48

THE BOUNDARIES ACT
(R.S.O. 1970, Chapter 48)

NOTICE OF HEARING
(B-542 and B-543)

TAKE NOTICE that applications have been made by The Corporation of the Borough of North York for the purpose of confirming the true location on the ground of the boundaries of Winlock Park from Finch Avenue East to Maxome Avenue; Bogert Avenue from Yonge Street to Easton Road; Walker Road from Cameron Avenue to Sheppard Avenue West; Johnston Avenue from Botham Road to Gwendolen Crescent; Evan Road from Gwendolen Crescent to Johnston Avenue; Hounslow Avenue from Senlac Road to Wynn Road; Glendora Avenue from Yonge Street to Dudley Avenue; and Anndale Drive from Willowdale Avenue to Glendora Avenue; all in the Borough of North York, Municipality of Metropolitan Toronto.

AND FURTHER TAKE NOTICE that eight draft plans of survey with the aforesaid boundaries shown in heavy, solid lines, made by the firm of Edwards and Gunn Limited, Ontario Land Surveyors, two of which are dated June 26, 1975 and six of which are dated June 19, 1975 and all signed by B. K. Edwards, Ontario Land Surveyor, are deposited in the Office of the Director, Legal Surveys Branch, 3rd Floor, 400 University Avenue, Toronto, Ontario; in the Office of the Surveyor, 163 Willowdale Avenue, Willowdale, Ontario; and in the Borough of North York Municipal Offices, Department of Public Works (Records Section), 5000 Yonge Street, Willowdale, Ontario, and may be inspected by any party or parties interested therein on any weekday, Monday through Friday.

AND FURTHER TAKE NOTICE that copies of said plans shall be supplied to any interested parties requesting same from the Office of the Surveyor.

AND FURTHER TAKE NOTICE that any person desiring to object to the confirmation of the boundaries as shown on the draft plans is required to deliver to me by registered mail or by personal service on or before the 13th day of January, 1976, a written statement setting forth the nature and grounds of the Objection.

AND FURTHER TAKE NOTICE that I have appointed the 27th day of January, 1976, at 10.30 o'clock

in the morning to hear these applications in Room 'A', 3rd Floor, 400 University Avenue, Toronto, Ontario, at which time any person or persons who have filed a claim may appear either personally or through their solicitors to present the evidence in support thereof.

AND FURTHER TAKE NOTICE that I may deliberate upon the evidence presented and proceed in this Hearing regardless of the absence of any parties affected by these applications.

Dated at my Office in the Legal Surveys Branch, 3rd Floor, 400 University Avenue, Toronto, Ontario, this 19th day of November, 1975.

GORDON F. MACKAY
Assistant Deputy
Director of Titles

(9302)

48

Publications Under The Regulations Act

November 29th, 1975

THE PLANNING ACT

O. Reg. 869/75.

Restricted Areas—The Regional Municipality of York, Town of Whitchurch-Stouffville.

Made—November 3rd, 1975.

Filed—November 10th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 101/72 MADE UNDER THE PLANNING ACT

1. Paragraph 1 of section 2 of Ontario Regulation 101/72, as remade by section 1 of Ontario Regulation 835/75, is amended by adding thereto the following subparagraphs:

(iv) all of lots 39, 40 and 41 according to a Plan registered in the Land Registry Office for the Registry Division of York North (No. 65) as Number 252 for the Town of Whitchurch-Stouffville, and

(v) part of Lot 15 in Concession IX of the Town of Whitchurch-Stouffville more particularly described as follows:

Commencing at the southwesterly angle of the said Lot 15;

Thence northerly along the westerly limit of the said Lot 625 feet, 6 inches to the place of beginning;

Thence easterly along the existing fence line 800 feet to a fence line running northerly;

Thence northerly along the last-mentioned fence line 600 feet to the southerly limit of a Plan registered in the Land Registry Office for the Registry Division of York North (No. 65) as Number 252;

Thence westerly along the southerly limit of the said Plan a distance of 366 feet, 6 inches to the northeasterly angle of Lot 33 according to the said Plan;

Thence southerly along the easterly limit of lots 33 and 41 of the said Plan 266 feet to the southeasterly angle of the said Lot 41;

Thence westerly along the southerly limit of the said Plan 150 feet to the southwesterly angle of Lot 39 according to the said Plan;

Thence southerly and parallel to the westerly limit of Lot 15 in the said Concession IX a distance of 50 feet;

Thence westerly and parallel to the southerly limit of the said Plan a distance of 250 feet to a point in the westerly limit of the said Lot which point is 50 feet measured southerly along the westerly limit of that Lot from the southwesterly angle of Lot 34 according to the said Plan;

Thence southerly along the said westerly limit of the said Lot a distance of 311 feet to the place of beginning.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 3rd day of November, 1975.

(6522)

48

THE THEATRES ACT

O. Reg. 870/75.
General.
Made—November 5th, 1975.
Filed—November 10th, 1975.

REGULATION TO AMEND
REGULATION 811 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE THEATRES ACT

1. Paragraph 1 of section 59 of Regulation 811 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

1. For a Class A, Class B or Class C theatre licence or renewal thereof,

(a) in municipalities having a population under 1,500 according to the last census conducted pursuant to section 23 of *The Assessment Act*, for each seat or chair in the theatre..... \$.10

(b) in municipalities having a population of 1,500 or over but under 3,000 according to the last census conducted pursuant to section 23 of *The Assessment Act*, for each seat or chair in the theatre..... .15

(c) in municipalities having a population of 3,000 or over but under 10,000 according to the last census conducted pursuant to section 23 of *The Assessment Act*, for each seat or chair in the theatre..... .20

(d) in municipalities having a population of 10,000 or over according to the last census conducted pursuant to section 23 of *The Assessment Act*, for each seat or chair in the theatre..... .25

2. Item 12 of Form 1 of the said Regulation, as remade by section 13 of Ontario Regulation 698/75, is revoked and the following substituted therefor:

12. Population according to the last census conducted pursuant to section 23 of *The Assessment Act*.

3. Item 11 of Form 3 of the said Regulation, as remade by section 13 of Ontario Regulation 698/75, is revoked and the following substituted therefor:

11. The transfer fee of \$5 payable to the Treasurer of Ontario is enclosed.

Dated at on the day

of....., 19... ..
(signature of applicant)

Dated at on the day

of , 19... ..
(signature of transferer)

NOTE: For corporations, the application must be signed by an officer and director, or two officers.

For partnerships, the application must be signed by all partners.
- (6523)

48
- 1740

THE FARM PRODUCTS MARKETING
ACT

O. Reg. 871/75.

Started Pullets—Plan.

Made—November 5th, 1975.

Filed—November 10th, 1975.

REGULATION TO REVOKE
ONTARIO REGULATION 238/73
MADE UNDER

THE FARM PRODUCTS MARKETING ACT

1. Ontario Regulation 238/73 is revoked.
O. Reg. 871/75, s. 1.

(6524)

48

THE LIVE STOCK AND LIVE STOCK
PRODUCTS ACT

O. Reg. 872/75.

Eggs.

Made November 5th, 1975.

Filed—November 10th, 1975.

REGULATION TO AMEND
ONTARIO REGULATION 489/71
MADE UNDER

THE LIVE STOCK AND LIVE STOCK
PRODUCTS ACT

1. Section 4 of Ontario Regulation 489/71,
as amended by section 1 of Ontario Regula-
tion 339/73 and section 1 of Ontario Regula-
tion 78/74, is further amended by adding
thereto the following subsection:

(7) No person who operates an egg product
station shall sell or offer for sale any egg graded
Canada C, that was acquired by him, except in
the form of an egg product. O. Reg. 872/75, s. 1.

(6525)

48

THE MILK ACT

O. Reg. 873/75.

Grade A Milk—General.

Made—September 25th, 1975.

Approved—November 5th, 1975.

Filed—November 10th, 1975.

REGULATION TO AMEND
REGULATION 590 OF REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER THE MILK ACT

1. Clause c in column 2 of item 7 of Schedule 7 to Regulation 590 of Revised Regulations of Ontario,
1970, as remade by section 1 of Ontario Regulation 666/75, is revoked and the following substituted
therefor:

(c) the Town of Newcastle and the townships of Brock, Scugog
and Uxbridge in The Regional Municipality of Durham;

THE MILK COMMISSION OF ONTARIO:

K. A. McEWEN
Chairman

J. F. JEWSON
Secretary

Dated at Toronto, this 25th day of September, 1975.

(6526)

48

THE MENTAL HEALTH ACT**O. Reg. 874/75.**

Application of Act.

Made—November 5th, 1975.

Filed—November 10th, 1975.

REGULATION TO AMEND
REGULATION 576 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE MENTAL HEALTH ACT

1. Item 71 of Schedule 1 to section 1 of Regulation 576 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 94/72, is revoked and the following substituted therefor:

73a. Windsor Windsor Western Hospital
Centre Inc.

2. Item 35 of Schedule 4 to the said section 1, as made by section 1 of Ontario Regulation 568/74, is revoked and the following substituted therefor:

37. Windsor Windsor Western Hospital
Centre Inc.

(6527) 48

THE HEALTH INSURANCE ACT, 1972**O. Reg. 875/75.**

General.

Made—November 5th, 1975.

Filed—November 10th, 1975.

REGULATION TO AMEND
ONTARIO REGULATION 323/72
MADE UNDER
THE HEALTH INSURANCE ACT, 1972

1. Item 196 of Part I of Schedule 1 to Ontario Regulation 323/72 is revoked and the following substituted therefor:

199a. Windsor Windsor Western Hospital
Centre Inc.

2. Item 15 of Schedule 2 to the said Regulation is revoked and the following substituted therefor:

15. Windsor Windsor Western Hospital
Centre Inc.
(General Rehabilitation Unit)

3. Item 17 of Part I of Schedule 3 to the said Regulation is revoked and the following substituted therefor:

17. Windsor Windsor Western Hospital
Centre Inc.
(Riverview Hospital)

(6528) 48

THE HEALTH INSURANCE ACT, 1972**O. Reg. 876/75.**

General.

Made—November 5th, 1975.

Filed—November 10th, 1975.

REGULATION TO AMEND
ONTARIO REGULATION 323/72
MADE UNDER
THE HEALTH INSURANCE ACT, 1972

1. Item 2 of Part II of Schedule 5 to Ontario Regulation 323/72 is revoked.

(6529) 48

THE HEALTH INSURANCE ACT, 1972**O. Reg. 877/75.**

General.

Made—November 5th, 1975.

Filed—November 10th, 1975.

REGULATION TO AMEND
ONTARIO REGULATION 323/72
MADE UNDER
THE HEALTH INSURANCE ACT, 1972

1. Item 71 of Part I of Schedule 9 to Ontario Regulation 323/72 is revoked.

(6530) 48

**THE MINISTRY OF NATURAL
RESOURCES ACT, 1972****O. Reg. 878/75.**Assignment of Powers and Duties of
Minister.

Made—November 5th, 1975.

Filed—November 12th, 1975.

**REGULATION MADE UNDER
THE MINISTRY OF NATURAL RESOURCES
ACT, 1972
ASSIGNMENT OF POWERS AND
DUTIES OF MINISTER**

1. The Mining and Lands Commissioner is assigned the powers and duties conferred on the Minister of Natural Resources under subsection 2c of section 27 of *The Conservation Authorities Act* to hear,

- (a) the appeal of Mr. Ron Catcher against the decision of the Credit Valley Conservation Authority made on July 22nd, 1975 denying his application to construct a residence on lots 69 and 70, Block 2, Northeast of Albert Street, formerly in the Village of Alton, in the County of Peel, now in the Town of Caledon in The Regional Municipality of Peel and Province of Ontario;
- (b) the appeal of Mr. Julius Geist against the decision of The Halton Region Conservation Authority, made July 22nd, 1975 denying his application to place fill materials on a portion of his land in the Town of Milton, in The Regional Municipality of Halton, on the east side of Bronte Street, being part of Lot 15, in the Second Concession, New Survey of the Township of Trafalgar; and
- (c) the appeal of Brant County Board of Education against the decision of the Grand River Conservation Authority made on the 12th day of August, 1975 denying its application for a permit to erect a maintenance building on the lands of the Board at 349 Erie Avenue in the City of Brantford in the County of Brant and Province of Ontario. O. Reg. 878/75, s. 1.

(6541)

48

**THE PERSONAL PROPERTY SECURITY
ACT**

O. Reg. 879/75.

General.

Made—November 5th, 1975.

Filed—November 12th, 1975.

**REGULATION MADE UNDER
THE PERSONAL PROPERTY SECURITY
ACT**

GENERAL

INTERPRETATION

1. In this Regulation,

- (a) "artificial body" includes a partnership, corporation, association, organization, estate of a deceased natural person, trade union, church or other religious organization, syndicate, joint venture, trust or trustee in bankruptcy, but does not include a natural person;
- (b) "authorized signature of the secured party" means the name of the secured party, typed, printed or stamped, and
 - (i) the signature of the secured party, or
 - (ii) the signature of a person with actual, implied or apparent authority to sign on behalf of the secured party together with the typed, printed or stamped name of such person;
- (c) "branch filing office" means a branch office established under the Act;
- (d) "central filing office" means the central office established under the Act;
- (e) "maturity date" or "date of maturity" means the date, excluding days of grace, on which the debt will be fully paid if every payment is made according to the original terms of the security agreement;
- (f) "motor vehicle" means an automobile, motorcycle, motorized snow vehicle and any other vehicle propelled or driven otherwise than by muscular power, but does not include,
 - (i) the cars of electric or steam railways or other vehicles running only upon rails,
 - (ii) a traction engine,
 - (iii) a farm tractor,
 - (iv) a self-propelled implement of husbandry,
 - (v) a road-building machine, or
 - (vi) a craft intended primarily for use in the air or in or upon the water;
- (g) "person" means an artificial body or a natural person;
- (h) "principal amount" means the amount that is secured or is intended to be secured under the original terms of the security agreement and may include interest, pre-calculated interest, carrying charges, insurance premiums or any other cost or charge;

(i) "registering agent" means the person who is acting as agent for the secured party when submitting a statement for registration but does not include a clerk or other employee of the secured party;

(j) "specific page of a registration" means in respect of a single page registration, the financing statement or financing change statement that is registered and in respect of a multiple page registration, one of the financing statements or financing change statements that is registered and comprises a page of the multiple page registration;

(k) "transition filing" means a chattel mortgage registered under *The Bills of Sale and Chattel Mortgages Act*, a contract registered under *The Conditional Sales Act* or an assignment of book debts registered under *The Assignment of Book Debts Act*, as the case may be, that at the time of registration was not accompanied by a financing statement and,

(i) the registration of which has not been renewed, or

(ii) the registration of which has been renewed but at the time of registration the renewal statement was not accompanied by a financing statement. O. Reg. 879/75, s. 1.

FORM OF STATEMENT AND WHEN REQUIRED

2.—(1) Where the Act requires a statement in the prescribed form to be registered, the form to be used shall be the form of financing statement or financing change statement provided or approved by the registrar.

(2) Each line on which information is to be set out on a financing statement or a financing change statement shall be numbered. O. Reg. 879/75, s. 2.

CONTENT OF FINANCING STATEMENT

3.—(1) A financing statement,

(a) shall set out,

(i) the information required under section 14 and, where the name is the name of a natural person, his date of birth and sex,

(ii) the name and address of the secured party or his assignor,

(iii) the classification of the collateral as consumer goods, inventory, equipment, book debts or that the classi-

fication is other than consumer goods, inventory, equipment or book debts or any combination thereof,

(iv) whether a motor vehicle is or is not included in the collateral,

(v) where the collateral is classified as consumer goods, the principal amount,

(vi) where the collateral is classified as consumer goods, the date of maturity, or where there is no fixed date of maturity, an indication that there is no fixed maturity date, and

(vii) the authorized signature of the secured party;

(b) may set out the name and address of the registering agent, if any.

(2) Where the collateral includes a motor vehicle and the motor vehicle is,

(a) classified as consumer goods, the motor vehicle shall; or

(b) not classified as consumer goods, the motor vehicle may,

be described on line numbered 11 or 12 on the financing statement and the description may include the body style and shall include the last two digits of the model year if any, the make or where there is no make, the name of the manufacturer and the serial number which may include the model number.

(3) Collateral other than collateral described in clause a of subsection 2 may be described on line number 13, 14 or 15 of the financing statement. O. Reg. 879/75, s. 3.

COLLATERAL BROUGHT INTO ONTARIO

4. A financing statement tendered for registration in respect of,

(a) collateral brought into Ontario that is subject to a security interest in another jurisdiction at the time it is brought into Ontario; or

(b) goods brought into Ontario that are subject to the seller's right to revendicate or to resume possession of the goods,

shall be designated as a caution filing and shall set out the information required by section 3 except that the date of birth of a natural person need not be set out. O. Reg. 879/75, s. 4.

RENEWAL OF A REGISTRATION

5. Where a registration is renewed,

- (a) before the expiration of the registration period, the financing change statement referred to in clause *a* of section 52 of the Act shall be designated as a renewal, and shall set out the information required by section 17; or
- (b) after the expiration of the registration period, the financing statement referred to in clause *b* of section 52 of the Act,
 - (i) in respect of a registration that is a transition filing,
 - a. shall set out that the registration is a transition filing on line numbered 13, 14 or 15,
 - b. shall set out the information required by section 3, except that the date of birth of a natural person need not be set out, and
 - c. may set out the registration number of the chattel mortgage, contract or assignment of book debts, as the case may be, on line numbered 13, 14 or 15, or
 - (ii) in respect of any filing other than a registration referred to in subclause i,
 - a. shall set out the information required by section 3, and
 - b. may set out that the registration is a late renewal on line numbered 13, 14 or 15.

ASSIGNMENT BY SECURED PARTY

6. Where the assignment by a secured party of his interest is to be recorded, the financing change statement referred to in subsection 1 of section 48 of the Act shall be designated as an assignment by the secured party and shall set out,

- (a) the information required by section 17;
- (b) the name of the assignor as set out on the statement to which it relates; and
- (c) the name and address of the assignee.

O. Reg. 879/75, s. 6.

TRANSFER OF COLLATERAL

7. Where the transfer by a debtor of his interest in the collateral is to be recorded, the financing change statement referred to in section 49 of the Act shall be designated as a transfer by debtor and shall set out,

- (a) the information required by section 17;
- (b) the name of the transferee in the manner prescribed in section 14;
- (c) where the transferee is a natural person, the sex and date of birth of the person, where known to the secured party; and
- (d) the address of the transferee. O. Reg. 879/75, s. 7.

DEBTOR NAME CHANGE

8. Where the change of a debtor name is to be recorded, the financing change statement referred to in section 49 of the Act shall be referred to as an amendment and shall set out the information required under clause *c* of section 13. O. Reg. 879/75, s. 8.

REGISTRATION OF A DISCHARGE

9. Where the release of collateral or proceeds is to be recorded, the financing change statement referred to in subsection 1 of section 54a of the Act shall be designated as a discharge and shall set out the information required by section 17. O. Reg. 879/75, s. 9.

10.—(1) Where the partial release of collateral or proceeds is to be recorded, the financing change statement referred to in subsection 1 of section 54a of the Act shall be designated as a partial discharge, and

- (a) shall set out the information required by section 17;
- (b) where the collateral that is partially released is or includes a motor vehicle classified as consumer goods, shall set out a description of the motor vehicle; and
- (c) may set out a description of any collateral other than the collateral referred to in clause *b*.

(2) Where the released collateral referred to in subsection 1 includes a motor vehicle and the motor vehicle is,

- (a) classified as consumer goods, the motor vehicle shall; or
- (b) not classified as consumer goods, the motor vehicle may,

be described on line numbered 42 of the financing change statement and the description may include the body style and shall include the last two digits of the model year, if any, the make or where there is no make the name of the manufacturer and the serial number which may include the model number.

(3) Collateral other than collateral described in clause *a* of subsection 2 may be described on line numbered 43 of the financing change statement. O. Reg. 879/75, s. 10.

OTHER CHANGE (SUBORDINATION)

11. Where the subordination of the interest of a secured party of record is to be recorded, the financing change statement referred to in section 51 of the Act shall be designated as another change, and shall set out,

- (a) the information required by section 17;
- (b) the type of change as a subordination on line numbered 44; and
- (c) the particulars of the subordination on line numbered 45, 46 or 47. O. Reg. 879/75, s. 11.

AMENDMENT OF INFORMATION

12. Where a change to the record is to be recorded in respect of,

- (a) an amendment to the security agreement;
- (b) a change in the name or address of the secured party or the address of the debtor; or
- (c) an error or omission of a clerical nature made in the preparation of a statement,

the financing change statement referred to in section 50 of the Act shall be referred to as an amendment and shall set out,

- (d) the information required by section 13;
- (e) the name and address of one of the secured parties or of the registering agent, if any;
- (f) a brief statement of the reasons for the amendment; and
- (g) the authorized signature of the secured party. O. Reg. 879/75, s. 12.

13. The financing change statement referred to in section 12 shall set out,

- (a) where the amendment is to indicate that the financing statement should or should not have been designated as a caution filing,

- (i) the registration number of the financing statement,
- (ii) the page number as page 01,
- (iii) one of the names as prescribed by section 14, as the name is set out on the financing statement,
- (iv) an indication that the financing statement should or should not have been designated as a caution filing, as the case may be, and
- (v) the information required by section 12;

(b) where the amendment is to delete a line of information set out on a financing statement or financing change statement,

- (i) the registration number of the statement,
- (ii) the page number on which the line of information appears,
- (iii) one of the names as prescribed by section 14 or 17, as the case may be, as the name is set out on the statement,
- (iv) the number of the line to be deleted, and
- (v) the information required by section 12;

(c) where the amendment is to substitute a line of information for a line of information on a financing statement or financing change statement,

- (i) the registration number of the statement,
- (ii) the page number of the page on which the line of information appears,
- (iii) one of the names as prescribed by section 14 or 17, as the case may be, as the name is set out on the statement,
- (iv) the number of the line on which the information appears,
- (v) the line of information to be substituted, and
- (vi) the information required by section 12;

(d) where the amendment is to add a line of information for a line on which no information is set out on a financing statement or financing change statement,

- (i) the registration number of the statement,
- (ii) the page number of the page on which the blank line appears,
- (iii) one of the names as prescribed by section 14 or 17, as the case may be, as the name is set out on the statement,
- (iv) the line number of the blank line,
- (v) the line of information to be added, and
- (vi) the information required by section 12;

(e) where the amendment is to add a line of information to a financing statement or financing change statement but there is no blank line on the statement on which to add the information,

- (i) the registration number of the statement,
- (ii) an indication that the amendment is not to a specific page of a statement,
- (iii) one of the names as prescribed by section 14 or 17, as the case may be, as the name is set out on the statement,
- (iv) a line number that corresponds to an appropriate line number on the statement,
- (v) the line of information to be added, and
- (vi) the information required by section 12; or

(f) where the amendment is of a nature other than that referred to in clause *a*, *b*, *c*, *d* or *e* of this section,

- (i) the registration number of the financing statement,
- (ii) an indication that the amendment is not to a specific page of a statement,
- (iii) one of the names as prescribed by section 14 as the name is set out on the financing statement, and

(iv) the information required by clauses *e*, *f* and *g* of section 12. O. Reg. 879/75, s. 13.

PARTICULARS OF CONTENT OF FORM

14.—(1) Where a natural person creates a security interest, the name of the natural person shall be set out in the financing statement to show the first given name, followed by the initial of the second given name, if any, followed by the surname.

(2) Where an artificial body creates a security interest, the name to be set out in the financing statement shall be, where the artificial body is,

(a) a partnership and the partnership is,

(i) registered under *The Partnership Registration Act*, the registered name of the partnership, or

(ii) a limited partnership, the name of the partnership filed under *The Limited Partnership Act*, or

(iii) any other partnership,

a. the name of the partnership as set out in the security agreement, and

b. the name of at least one of the partners, and where the partner is,

1. a natural person, the information required under subsection 1, or

2. an artificial body, the information required under this subsection,

whether or not the person creates a security interest;

(b) a corporation, the incorporated name of the corporation;

(c) an unincorporated association, organization, syndicate, joint venture or church or other religious organization,

(i) the name as set out in the constitution, charter or other document creating the association, organization, syndicate, joint venture or church or other religious organization, and

(ii) the name of each person signing the security agreement on behalf of the association, organization, syndicate, joint venture or church or

other religious organization, and where the person signing is,

a. a natural person, the information required under subsection 1, or

b. an artificial body, the information required under this subsection,

whether or not the person signing creates a security interest;

(d) an estate of a deceased natural person, the first given name, followed by the initial of the second given name, if any, followed by the surname of the deceased, followed by the word "estate";

(e) a trade union,

(i) the name of the trade union, and

(ii) the information required under subsection 1 for each natural person signing the security agreement on behalf of the trade union,

whether or not the natural person creates a security interest;

(f) a trust and the document creating the trust,

(i) designates a name for the trust, that name followed by the word "trust",

(ii) does not designate a name for the trust, the name of one of the trustees and where the trustee is,

a. a natural person, the information required under subsection 1, or

b. an artificial body, the information required under this subsection,

whether or not the trustee creates a security interest;

(g) an estate of a bankrupt and the bankrupt is,

(i) a natural person, the first given name of the person, followed by the initial of the second given name, if any, followed by the surname, followed by the word "bankrupt", or

(ii) an artificial body, the name of the person followed by the word "bankrupt"; or

(h) any artificial body, other than one described in clauses a to g,

(i) the name of the artificial body, and

(ii) the name of each person signing the security agreement on behalf of the artificial body, and where the person signing is,

a. a natural person, the information required under subsection 1, or

b. an artificial body, the information required under this subsection,

whether or not the person signing creates a security interest.

(3) Where a person identifies himself or itself to the public by a name or style other than his or its own name, as the case may be, the name may be set out in the financing statement on a line designated for business debtor.

(4) Where the name of a person is required to be set out on a financing statement under subsection 1 or 2, the name shall be set out for,

(a) a natural person, on a line designated for individual debtor; or

(b) an artificial body, on a line designated for business debtor. O. Reg. 879/75, s. 14.

15. The registrar may assign a code to a secured party and the code may be set out in a financing statement or a financing change statement with or in lieu of the name and address of the secured party. O. Reg. 879/75, s. 15.

16. The date of birth or date of maturity in a financing statement or financing change statement shall be set out to show,

(a) the day of the month in numerals;

(b) the first three letters of the name of the month;

(c) the last two digits of the number of the year. O. Reg. 879/75, s. 16.

17. A financing change statement other than a statement described as an amendment shall set out,

(a) the registration number of the financing statement;

- (b) one of the names as prescribed by section 14, as the name is set out on the financing statement;
- (c) the name and address of one of the secured parties or of the registering agent, if any; and
- (d) the authorized signature of the secured party. O. Reg. 879/75, s. 17.

APPROVED FORMS

18.—(1) Upon application, the registrar may approve a form of financing statement or financing change statement.

(2) An approval granted under subsection 1 may be for a limited time period and may be otherwise qualified and may require that the qualification or approval be printed on the form.

(3) The registrar may withdraw an approval granted under subsection 1 upon written notice sent by registered post and the approval shall be deemed to be withdrawn ten days after the mailing of such notice.

(4) An application under subsection 1 shall be accompanied by a self-addressed envelope. O. Reg. 879/75, s. 18.

PROCEDURE

19.—(1) A financing statement or financing change statement submitted to a branch registrar shall be in duplicate or in triplicate, unseparated, and the original shall be known as the central filing office copy, one copy shall be known as the branch filing office copy and the remaining copy, if any, shall be known as the registrant's copy.

(2) Where a statement referred to in subsection 1 is accepted by the branch registrar, the branch registrar shall number the statement, separate the copies and forward the central filing office copy to the central office.

(3) Except as provided in subsection 4, where a registrant requests the return to him of the registrant's copy, if any, of the statement referred to in subsection 1,

- (a) by post and provides a prepaid addressed envelope; or
- (b) by delivery to a branch office,

the branch registrar shall comply with the request.

(4) Clause b of subsection 3 does not apply to the central registration branch. O. Reg. 879/75, s. 19.

MANNER OF RECORDING

20.—(1) The information required or permitted by this Regulation to be set out on a financing statement or a financing change statement shall be set out in a manner suitable for filming and, without limiting the generality of the foregoing,

- (a) the information shall be typewritten or machine printed in black ink with clear, neat and legible characters without erasures, interlineation or alterations;
- (b) alphabetic characters shall be in upper case only; and
- (c) subject to subsection 1 of section 22, the information shall be without punctuation marks or symbols.

(2) An error in transcribing information on to a financing statement or a financing change statement in respect of,

- (a) the name or address of a person;
- (b) the name or address of a secured party;
- (c) the description of the collateral; or
- (d) the name or address of a registering agent,

may be corrected before the statement is tendered for registration by typing an "X" over the error but the registrar may refuse to accept a statement where the correction may, in the opinion of the registrar, create an ambiguity. O. Reg. 879/75, s. 20.

21. A financing statement or financing change statement tendered for registration by mail shall be addressed to:

The Personal Property Security Registrations,
Central Registration Branch,
Box 21100,
Postal Station "A",
Toronto, Ontario M5W 1W6. O. Reg. 879/75,
s. 21.

22.—(1) The punctuation mark or symbol set out in Column 2 of Schedule 1 may be used in a financing statement or a financing change statement in lieu of the information set out opposite thereto in Column 1 of Schedule 1.

(2) The abbreviations or expansions set out in Column 2 of Schedule 2 may be used for,

- (a) item 1 to 9, on line numbered 03, 06, 08 and 16 in a financing statement and on line numbered 36, 37, 40, 48, 56, 57 and 66 in a financing change statement;

- (b) item 10 to 30, on line numbered 04, 07, 09 and 17 in a financing statement and on line numbered 38, 41, 49, 58 and 67 in a financing change statement; and
- (c) item 31 to 58, on line numbered 11, 12, 13, 14 and 15 in a financing statement and on line numbered 42, 43, 60, 61, 62 and 63 in a financing change statement,

in lieu of the information set out opposite thereto in Column 1 of Schedule 2. O. Reg. 879/75, s. 22.

23. The time assigned to a registration shall correspond with the time at the central office. O. Reg. 879/75, s. 23.

FIXTURES, CROPS, OIL, GAS OR MINERALS

- 24.—(1) A form of notice for collateral that is fixtures, goods that may become fixtures, crops, oil, gas or minerals to be extracted shall be in Form 1 and shall be signed by the secured party or his legal or personal representative.
- (2) A discharge of a notice made under subsection 1 shall be in Form 2 and shall be signed by the secured party or by the legal or personal representative. O. Reg. 879/75, s. 24.

25. Ontario Regulations 732/74, 733/74 and 734/74 are revoked. O. Reg. 879/75, s. 25.

26. This Regulation comes into force on the day that sections 1 to 40, section 44 and sections 46 to 69 of *The Personal Property Security Act* are proclaimed to come into force. O. Reg. 879/75, s. 26.

Form 1

The Personal Property Security Act

NOTICE OF SECURITY INTEREST

I,
(name of secured party)

.....
(address)

hereby give notice that a security interest has been created by.....
(name of debtor)

of the.....of.....
(residence)

in.....
(brief description of collateral)

The following is a description of the land upon which the collateral is located or is affixed or is to be affixed:

.....

.....

.....

This notice is given for the purpose of registration in the Land Registry Office of.....
(city, county, district or regional municipality)

I hereby certify that I have full knowledge of the facts set out in this notice and that the facts are true.

Dated this.....day of....., 19.....

.....
(signature of secured party, or as the case may be)

O. Reg. 879/75, Form 1.

Form 2

The Personal Property Security Act

CERTIFICATE OF DISCHARGE

The notice of security interest of.....
(name of secured party)

of the.....
(address)

upon the following lands:.....

.....
(description of lands)

dated the.....day of....., 19.., and registered the.....day of....., 19, as Number.....in the Land Registry Office for the.....is
(city, county, district or regional municipality)

discharged.

(here mention the particulars of any assignment)

.....
(signature of secured party, or as the case may be)

O. Reg. 879/75, Form 2.

Schedule 1

ITEM	COLUMN 1	COLUMN 2
1.	Parentheses	()
2.	Apostrophe	'
3.	Period	.
4.	Plus sign	+
5.	Ampersand	&
6.	Hyphen	-
7.	Virgule	/
8.	Comma	,
9.	Percent sign	%
10.	Quotation marks	" "
11.	Dollar sign	\$

O. Reg. 879/75, Schedule 1.

Schedule 2

ITEM	COLUMN 1	COLUMN 2
1.	COMPANY	CO
2.	LIMITED	LTD
3.	INCORPORATED	INC
4.	CORPORATION	CORP
5.	BROTHERS	BROS
6.	DIVISION OF	DIV OF
7.	CANADA	CAN
8.	INTERNATIONAL	INT
9.	CONSTRUCTION	CONST
10.	½	A HALF
11.	STREET	ST
12.	AVENUE	AVE
13.	ROAD	RD
14.	BOULEVARD	BLVD

ITEM	COLUMN 1	COLUMN 2
15.	CIRCLE	CIR
16.	CRESCENT	CRES
17.	DRIVE	DR
18.	COURT	CT
19.	HIGHWAY	HWY
20.	APARTMENT	APT
21.	EAST	E
22.	WEST	W
23.	NORTH	N
24.	SOUTH	S
25.	LOT	L
26.	CONCESSION	CON, C
27.	TOWNSHIP	TWSP, TWP
28.	RURAL ROUTE	RR
29.	TORONTO	TOR
30.	ONTARIO	ONT
31.	INTERNATIONAL HARVESTER	IH, INTERNAT HARV
32.	MASSEY FERGUSON	MF
33.	CHEVROLET	CHEV
34.	PONTIAC	PONT
35.	OLDSMOBILE	OLDS
36.	CHRYSLER	CHRY
37.	PLYMOUTH	PLY
38.	AMERICAN MOTORS	AM, AM MOTORS
39.	MOTORS	MTRS
40.	VOLKSWAGEN	VW
41.	RAMBLER	RAMBL
42.	½ TON TRUCK	HLF TON TRK
43.	½ TON PICKUP TRUCK	HALF TON PU TRK

ITEM	COLUMN 1	COLUMN 2
44.	3/4 TON TRUCK	3 QTR TON TRK
45.	STATION WAGON	STN WGN
46.	4 DOOR HARDTOP	4 DR HDTP
47.	CONVERTIBLE	CONV
48.	COUPE	CPE
49.	DELIVERY VAN	DEL VAN
50.	SEDAN	SDN
51.	SUPERSPORT	SS
52.	SERIAL NUMBER	SERIAL
53.	SERIAL NUMBER	SERIAL
54.		INCH, IN
55.	TELEVISION	TV
56.	1/2	HLF
57.	1/4	QTR
58.	BEDROOM SUITE	BDRM STE

O. Reg. 879/75, Schedule 2.

(6542)

48

THE PUBLIC COMMERCIAL VEHICLES ACT

O. Reg. 880/75.

General.

Made—November 5th, 1975.

Filed—November 12th, 1975.

REGULATION TO AMEND REGULATION 700 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE PUBLIC COMMERCIAL VEHICLES ACT

1. Paragraph 7 of subsection 1 of section 2 of Regulation 700 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

7. Class H—for the carriage of,

- (i) uncrated new and used household furniture, appliances and personal effects of a householder that are part of the contents of the dwelling in which they are to be used;

- (ii) uncrated used office, store and commercial establishment furniture, equipment, and crated or uncrated stock in trade of the office, store and commercial establishment in which such furniture, equipment and stock in trade are to be used;

- (iii) uncrated new furniture and equipment that are to be part of the furnishings of offices, museums, hospitals, factories and public institutions in which they are to be used; and

- (iv) objects of art, displays, exhibits and computers and similar electronic devices that because of their fragile or unusual nature or value require specialized handling,

that can be carried on a standard truck, trailer or semi-trailer equipped with pads, belts, hooks, wardrobes and special packing containers and which do not require special loading devices other than powered tail-gates.

(6543)

48

THE HIGHWAY TRAFFIC ACT

O. Reg. 881/75.

Speed Limits.

Made—November 5th, 1975.

Filed—November 12th, 1975.

REGULATION TO AMEND REGULATION 429 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE HIGHWAY TRAFFIC ACT

1.—(1) Paragraph 1 of Part 2 of Schedule 7 to Regulation 429 of Revised Regulations of Ontario, 1970, as remade by subsection 1 of section 2 of Ontario Regulation 254/71, is revoked and the following substituted therefor:

Regional
Municipality
of Halton

Town of
Oakville

1. That part of the King's Highway known as No. 5 in The Regional Municipality of Halton, lying between a point situate at its intersection with the line between the Towns of Oakville and Burlington, and a point situate 2,000 feet measured westerly from its intersection with the centre line of the roadway known as the King's Highway No. 25 in the Town of Oakville.

Regional
Municipality
of Halton

Town of
Oakville

2. That part of the King's Highway known as No. 5 in The Regional Municipality of Halton in the Town of Oakville, lying between a point situate 2,000 feet measured easterly from its intersection with the centre line of the roadway known as King's Highway No. 25, and a point situate at its intersection with the easterly limit of the roadway known as Winston Churchill Boulevard in the Town of Oakville. O. Reg. 881/75, s. 1 (1).

(2) Part 5 of the said Schedule is amended by adding thereto the following paragraph:

Regional
Municipality
of Halton

Town of
Oakville

5. That part of the King's Highway known as No. 5 in The Regional Municipality of Halton, in the Town of Oakville, lying between a point situate 2,000 feet measured easterly from its intersection with the centre line of the roadway known as King's Highway No. 25 and extending westerly therealong for 4,000 feet. O. Reg. 881/75, s. 1 (2).

2.—(1) Paragraph 1 of Part 1 of Schedule 36 to the said Regulation, as remade by subsection 1 of section 14 of Ontario Regulation 34/73, is revoked and the following substituted therefor:

Regional
Municipality
of Halton

Town of
Oakville

1. That part of the King's Highway known as No. 25 in The Regional Municipality of Halton, in the Town of Oakville lying between a point situate 2,000 feet measured northerly from its intersection with the centre line of the roadway known as the King's Highway No. 5 and a point situate 1,200 feet measured southerly from its intersection with the southerly limit of the roadway known as Derry Road West, in the Town of Oakville. O. Reg. 881/75, s. 2 (1).

(2) Part 5 of the said Schedule is amended by adding thereto the following paragraph:

Regional
Municipality
of Halton

Town of
Oakville

1. That part of the King's Highway known as No. 25 in The Regional Municipality of Halton in the Town of Oakville lying between a point situate 2,000 feet measured northerly from its intersection with the centre line of the roadway known as the King's Highway No. 5 and extending southerly from this said point for a distance of 4,000 feet. O. Reg. 881/75, s. 2 (2).

THE HIGHWAY TRAFFIC ACT

O. Reg. 882/75.

Speed Limits.

Made—November 5th, 1975.

Filed—November 12th, 1975.

REGULATION TO AMEND REGULATION 429 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE HIGHWAY TRAFFIC ACT

1.—(1) Paragraph 2 of Part 4 of Schedule 74 to Regulation 429 of Revised Regulations of Ontario, 1970 is revoked. O. Reg. 882/75, s. 1 (1).

(2) Part 5 of the said Schedule 74, as amended by subsection 5 of section 2 of Ontario Regulation 138/73, is further amended by adding thereto the following paragraph:

District of
Timiskaming—

Twp. of
McGarry

4. That part of the King's Highway known as No. 66 in the Township of McGarry in the Territorial District of Timiskaming lying between a point situate 200 feet measured westerly from its intersection with the westerly limit of the roadway known as Kearns Street in the locality of Kearns and a point situate 1,200 feet measured westerly from its intersection with the westerly limit of the roadway known as Webster Street in the locality of Virginiatown. O. Reg. 882/75, s. 1 (2).

(6545)

48

THE HIGHWAY TRAFFIC ACT

O. Reg. 883/75.

Speed Limits.

Made—November 5th, 1975.

Filed—November 12th, 1975.

REGULATION TO AMEND REGULATION 429 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE HIGHWAY TRAFFIC ACT

1.—(1) Paragraph 2 of Part 1 of Schedule 68 to Regulation 429 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

48

1753

2. That part of the King's Highway known as No. 60 lying between a point situate 350 feet measured easterly from its intersection with the line between lots 11 and 12 in Concession 1 in the Township of Murchison in the Territorial District of Nipissing and a point situate 2,000 feet measured westerly from its intersection with the line between lots 178 and 179 Range B South in the Township of Sherwood in the County of Renfrew. O. Reg. 883/75, s. 1 (1).

(2) Part 5 of the said Schedule 68 is amended by adding thereto the following paragraph:

3. That part of the King's Highway known as No. 60 in the Township of Murchison in the Territorial District of Nipissing lying between a point situate 650 feet measured easterly from its intersection with the line between lots 14 and 15 in Concession 1 and a point situate 350 feet measured easterly from its intersection with the line between lots 11 and 12 in Concession 1. O. Reg. 883/75, s. 1 (2).

(6546)

48

THE EMPLOYMENT STANDARDS ACT, 1974

O. Reg. 884/75.

Benefit Plans.

Made—November 5th, 1975.

Filed—November 12th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 654/75 MADE UNDER THE EMPLOYMENT STANDARDS ACT, 1974

1. Section 10 of Ontario Regulation 654/75 is amended by striking out "11" in the seventh line and inserting in lieu thereof "4". O. Reg. 884/75, s. 1.

2. Subsection 1 of section 12 of the said Regulation is revoked and the following substituted therefor:

(1) Subject to subsections 1a and 2, where, upon the coming into force of Part X of the Act, a fund, plan or arrangement to which Part X of the Act applies that is provided, furnished or offered by an employer to his employees does not comply with Part X of the Act and the fund, plan or arrangement does not provide for a term of operation or is for an indefinite term, the employer shall cause the fund, plan or arrangement to comply with Part X upon its coming into force.

(1a) Where, upon the coming into force of Part X of the Act, a fund, plan or arrangement to which Part X of the Act applies that is provided, furnished or offered by an employer to his employees does not comply with Part X of the Act and the fund, plan or arrangement provides for a definite term of operation which term does not expire until after the coming into force of Part X of the Act, the employer shall cause the fund, plan or arrangement to comply with Part X,

(a) within one year from the date that Part X comes into force; or

(b) upon the renewal of the term of operation of the fund, plan or arrangement,

whichever is the earlier. O. Reg. 884/75, s. 2.

3. This Regulation comes into force on the 1st day of November, 1975. O. Reg. 884/75, s. 3.

(6547)

48

THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

O. Reg. 885/75.

Designations—Miscellaneous,
Northern Ontario.

Made—November 5th, 1975.

Filed—November 13th, 1975.

REGULATION TO AMEND REGULATION 393 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

1. Schedule 33 to Regulation 393 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

Schedule 33

In the City of Thunder Bay in the Territorial District of Thunder Bay being,

(a) part of sections 41, 49 and 54; and

(b) part of,

(i) lots 1, 2, 11, 12, 13, 14 and 15,

(ii) Oliver Road, and

(iii) Wood Street,

Registered Plan Number 760,

and being that portion of the highway shown as PART 1 on Ministry of Transportation and Communications Plan P-8070-45, filed with the Record Services Office of the Ministry of Transportation and Communications, at Toronto, on the 22nd day of July, 1975.

2.22 miles, more or less.

O. Reg. 885/75, s. 1.

(6548)

48

THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

O. Reg. 886/75.

Designations—Toronto to Windsor
(Hwy. 401).

Made—November 5th, 1975.

Filed—November 13th, 1975.

REGULATION TO AMEND REGULATION 400 OF

REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER

THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

1. Schedules 70, 71 and 72 to Regulation 400 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

Schedule 70

In the Township of Harwich in the County of Kent being,

- (a) part of lots 1, 2, 3 and 4 in Concession 5 from the River Thames by the Western Boundary;
- (b) part of Lot 27 in Concession 2 West of Communication Road;
- (c) part of lots 25, 26 and 27 in Concession 1 West of Communication Road;
- (d) part of lots 24, 25 and 26 in Concession 1 East of Communication Road;
- (e) part of lots 22, 23 and 24 in Concession 2 East of Communication Road;
- (f) part of lots 21 and 22 in Concession 3 East of Communication Road;
- (g) part of lots 13 to 22, both inclusive, in Concession 11 Lake Erie Survey;
- (h) part of lots 15 and 16 in Town Line Range;

(i) part of the road allowance between,

- (i) the townships of Harwich and Raleigh,
- (ii) concessions 1 and 2 West of Communication Road,
- (iii) lots 24 and 25 in Concession 1 East of Communication Road,
- (iv) concessions 1 and 2 East of Communication Road,
- (v) concessions 3 East of Communication Road and 11 Lake Erie Survey,
- (vi) lots 18 and 19 in Concession 11 Lake Erie Survey,
- (vii) Concession 11 Lake Erie Survey and Town Line Range,
- (viii) lots 15 and 16 in Town Line Range, and
- (ix) the townships of Harwich and Howard; and

(j) part of Communication Road,

and being those portions of the highway shown as PARTS 1, 26 and 27 on Ministry of Transportation and Communications Plan P-3167-77, deposited in the Land Registry Office for the Registry Division of Kent on the 4th day of July, 1975 as Number 24R-1173.

10.13 miles, more or less.

O. Reg. 886/75, s. 1.

(6549)

48

THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

O. Reg. 887/75.

Designations—Toronto to Woodstock
(Hwy. 403).

Made—November 5th, 1975.

Filed—November 13th, 1975.

REGULATION TO AMEND REGULATION 401 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

1. Schedule 6 to Regulation 401 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

Schedule 6

In the City of Burlington in The Regional Municipality of Halton being,

- (a) part of Lot 12 in Concession 1;
- (b) part of Snake Road in Lot 12 in Concession 1;
- (c) part of,
 - (i) Park lots 3, 4, 12, 13, 14, 18, 19, 20, 21 and 22,
 - (ii) Ravine Road,
 - (iii) Guelph Road, and
 - (iv) West Road,

in Registered Plan Number 337;

- (d) part of,
 - (i) lots 14 to 20, both inclusive, and 28, 29 and 30,
 - (ii) Rockaway Avenue, and
 - (iii) Plains Road West,

in Registered Plan Number 651;

- (e) all of lots 21 to 27, both inclusive, in Registered Plan Number 651;
- (f) part of Lot 13 in Concession 2;
- (g) part of Old Guelph Road in Lot 13 in Concession 2; and
- (h) part of the road allowance between,

- (i) concessions 1 and 2, adjacent to Park Lot 22 in Registered Plan Number 337 (Edgemore Avenue), and
- (ii) the townships of East and West Flamborough, adjacent to Park lots 18, 19, 20, 21 and 22 in Registered Plan Number 337,

and being that portion of the highway shown as PART 1 on Ministry of Transportation and Communications Plan P-2792-61 deposited in the Land Registry Office for the Registry Division of Halton on the 18th day of August, 1975 as Number 20R-2192.

0.50 mile, more or less.

O. Reg. 887/75, s. 1.

(6550)

48

THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT**O. Reg. 888/75.**

Designations—Toronto to Woodstock (Hwy. 403).

Made—November 5th, 1975.

Filed—November 13th, 1975.

**REGULATION TO AMEND
REGULATION 401 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE PUBLIC TRANSPORTATION AND
HIGHWAY IMPROVEMENT ACT**

1. Schedule 12 to Regulation 401 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 855/74, is revoked and the following substituted therefor:

Schedule 12

In the Township of Brantford in the County of Brant being,

- (a) part of,

- (i) lots 1 to 9, both inclusive, and

- (ii) Cornwell Road, Madden Road and Molson Road,

in 1st Range North of Ancaster Road;

- (b) part of,

- (i) lots A, D, E, F, G, 43, 44 and 45, and

- (ii) Jerseyville Road and Given Road,

in Concession 3;

- (c) part of Joseph Johnson Grant;

- (d) part of Joseph Thomas Grant;

- (e) part of Johnson Road in Joseph Johnson Grant; and

- (f) part of the road allowance between,

- (i) the townships of Brantford and Ancaster, and

- (ii) lots 42 and 43 in Concession 3 (Garden Avenue),

and being that portion of the highway shown as PART 1 on Ministry of Transportation and Communications Plan P-5041-51, filed with the Record

Services Office of the Ministry of Transportation and Communications, at Toronto, on the 19th day of August, 1975.

4.62 miles, more or less.

O. Reg. 888/75, s. 1.

5551)

48

THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

O. Reg. 889/75.

Designations—Trans-Canada Highway—Orillia to Manitoba Boundary.

Made—November 5th, 1975.

Filed—November 13th, 1975.

REGULATION TO AMEND REGULATION 402 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

1. Regulation 402 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following Schedules:

Schedule 6a

In the Township of Georgian Bay in the District Municipality of Muskoka being,

- (a) part of lots 28 and 29 in Concession 2;
- (b) part of Island K;
- (c) part of Lot 29 in Concession 3;
- (d) part of lots 27, 28 and 29 in Concession 4;
- (e) part of lots 27 and 28 in Concession 5;
- (f) part of lots 25, 26 and 27 in Concession 6;
- (g) part of Lot 25 in each of concessions 7, 8 and 9;
- (h) part of lots 23 and 24 in each of concessions 10 and 11;
- (i) part of lots 24 and 25 in Concession 12;
- (j) part of lots 25 and 26 in each of concessions 13 and 14;
- (k) part of lots 24 and 25 in Concession 15;
- (l) part of lots 23, 24 and 25 in Concession 16;

(m) part of the road allowance between,

- (i) concessions 2 and 3 fronting Lot 29,
- (ii) concessions 4 and 5 fronting lots 27 and 28,
- (iii) lots 25 and 26 in Concession 6,
- (iv) concessions 6 and 7 fronting Lot 25,
- (v) concessions 8 and 9 fronting Lot 25,
- (vi) concessions 10 and 11 fronting lots 23 and 24,
- (vii) concessions 12 and 13 fronting Lot 25,
- (viii) lots 25 and 26 in each of concessions 13, 14 and 15,
- (ix) concessions 14 and 15 fronting Lot 25, and
- (x) the townships of Baxter and Gibson fronting lots 23 and 24 in Concession 16;

(n) part of the road allowance adjoining,

- (i) the north-westerly shore of Georgian Bay,
 - (ii) the banks of Baxter Narrows,
 - (iii) the banks of Little Go Home Bay, and
 - (iv) the banks of MacDonald River;
- (o) part of the land under the waters of,
- (i) Georgian Bay,
 - (ii) Baxter Narrows,
 - (iii) Little Go Home Bay, and
 - (iv) MacDonald River; and

(p) part of lots 85, 88, 89, 90, 91, 101, 103 and 104, as shown on Plan M-243,

and being those portions of the highway shown as PARTS 1, 2, 3 and 4 on Ministry of Transportation and Communications Plan P-3121-43, filed with the Record Services Office of the Ministry of Transportation and Communications, at Toronto, on the 2nd day of July, 1975.

10.00 miles, more or less.

O. Reg. 889/75, s. 1, *part*.

Schedule 9a

In the Township of Georgian Bay and in Gibson Indian Reserve 31 in the District Municipality of Muskoka being,

- (a) part of lots 22, 23 and 24 in Concession 1;
- (b) part of lots 22 and 23 in Concession 2;
- (c) part of lots 21 and 22 in Concession 3;
- (d) part of lots 19, 20, 21 and 22 in Concession 4;
- (e) part of lots 19 and 20 in each of concessions 5 and 6;
- (f) part of lots 18 and 19 in Concession 7;
- (g) part of lots 16, 17, 18 and 19 in Concession 8;
- (h) part of lots 15 and 16 in Concession 9;
- (i) part of lots 13, 14 and 15 in Concession 10;
- (j) part of lots 13 and 14 in Concession 11;
- (k) part of Lot 13 in Concession 12;
- (l) part of lots 13 and 14 in Concession 13;
- (m) part of lots 12, 13 and 14 in Concession 14;
- (n) part of the road allowance between,

- (i) the townships of Gibson and Baxter fronting lots 23 and 24 in Concession 1,
- (ii) concessions 2 and 3 fronting Lot 22,
- (iii) lots 20 and 21 in Concession 4,
- (iv) concessions 4 and 5 fronting Lot 19,
- (v) concessions 6 and 7 fronting Lot 19,
- (vi) concessions 8 and 9 fronting Lot 16,
- (vii) lots 15 and 16 in Concession 9,
- (viii) concessions 10 and 11 fronting lots 13 and 14,
- (ix) concessions 12 and 13 fronting Lot 13, and
- (x) the townships of Gibson and Freeman fronting lots 12 and 13 in Concession 14;

(o) part of the road allowance,

- (i) around Bear Lake,

(ii) along Gibson River,

(iii) along Muskoka River, and

(iv) along Moon River; and

(p) part of the land under the waters of,

(i) Bear Lake,

(ii) Gibson River,

(iii) Muskoka River, and

(iv) Moon River,

and being those portions of the highway shown as PARTS 1 to 8, both inclusive, on Ministry of Transportation and Communications Plan P-3104-24, filed with the Record Services Office of the Ministry of Transportation and Communications, at Toronto, on the 2nd day of July, 1975.

9.90 miles, more or less.

O. Reg. 889/75, s. 1, *part.*

Schedule 11b

In the Township of Georgian Bay in the District Municipality of Muskoka being,

- (a) part of lots 11, 12 and 13 in Concession 1;
- (b) part of lots 10 and 11 in Concession 2; and
- (c) part of the road allowance between,
 - (i) the townships of Freeman and Gibson fronting Lot 13 in Concession 1
 - (ii) lots 10 and 11 in Concession 2, and
 - (iii) concessions 2 and 3 fronting lots 10 and 11,

and being that portion of the highway shown as PART 1 on Ministry of Transportation and Communications Plan P-3115-17, filed with the Record Services Office of the Ministry of Transportation and Communications, at Toronto, on the 2nd day of July, 1975.

1.35 miles, more or less.

O. Reg. 889/75, s. 1, *part.*

THE PLANNING ACT

O. Reg. 890/75.

Order made under Section 29a of The Planning Act.

Made—November 4th, 1975.

Filed—November 13th, 1975.

REGULATION MADE UNDER
THE PLANNING ACTORDER MADE UNDER SECTION 29a OF
THE PLANNING ACT

1. A contravention, before the 19th day of March, 1973, of section 29 of *The Planning Act* or a predecessor thereof or of a by-law passed under a predecessor of the said section or of an Order made under clause *b* of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of *The Planning Act*, being chapter 296 of the Revised Statutes of Ontario, 1960, or a predecessor thereof does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcels of land:

Those parcels of land situate in the Township of Somerville in the County of Victoria and being composed of part of the west half of Lot 24 in Concession I in the said Township of Somerville and more particularly described as follows:

Bearings are astronomic and referred to registered Plan No. 486 for the Township of Somerville;

Firstly:

Beginning at a point south 1° 11' 42" west 160 feet from a point south 14° 09' 48" east 168.85 feet from the southeast angle of Lot 1, Plan 486 for the Township of Somerville;

Thence south 57° 04' 42" east 110 feet;

Thence north 69° 25' 36" west 229.3 feet to the high water mark of the Burnt River;

Thence northerly along said high water mark to its intersection with a line drawn through the point of beginning on a bearing of north 71° 50' 48" west;

Thence south 71° 50' 48" east 269.55 feet to the point of beginning.

Secondly:

Beginning at a point south 1° 11' 42" west 75 feet from a point south 14° 09' 48" east 168.85 feet from the southeast angle of Lot 1, Plan 486 for the Township of Somerville;

Thence south 1° 11' 42" west 85 feet;

Thence north 71° 15' 48" west 279.55 feet to the high water mark of the Burnt River;

Thence northerly along said high water mark to its intersection with a line drawn through the point of beginning on a bearing of north 72° 23' 48" west;

Thence south 72° 23' 48" east 242.4 feet to the point of beginning.

Thirdly:

Beginning at a point south 14° 09' 48" east 140.41 feet from the southeast angle of Lot 1, Plan 486 for the Township of Somerville;

Thence south 14° 09' 48" east 28.41 feet;

Thence south 1° 11' 42" west 75 feet;

Thence north 72° 23' 48" west 242.4 feet to the high water mark of the Burnt River;

Thence northerly along said high water mark to its intersection with a line drawn to the point of beginning on a bearing of north 77° 21' west;

Thence south 77° 21' east 198.75 feet to the point of beginning.

Together with a right of way in common with others for the purpose of ingress and egress over that part of the west half of Lot 24 in Concession I for the Township of Somerville now used for that purpose. O. Reg. 890/75, s. 1.

JOHN R. RHODES
Minister of Housing

Dated at Toronto, this 4th day of November, 1975.

(6553)

48

THE PLANNING ACT

O. Reg. 891/75.

Order made under Section 29a of The Planning Act.

Made—November 4th, 1975.

Filed—November 13th, 1975.

REGULATION MADE UNDER
THE PLANNING ACTORDER MADE UNDER SECTION 29a OF
THE PLANNING ACT

1. A contravention, before the 19th day of March, 1973, of section 29 of *The Planning Act* or a predecessor thereof or of a by-law passed under a predecessor of the said section or of an Order made under clause *b* of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of *The Planning Act*, being

chapter 296 of the Revised Statutes of Ontario, 1960, or a predecessor thereof does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Township of Flos in the County of Simcoe and being composed of those parts of Lots 8 and 9 in Concession I, shown in heavy outline and designated as Parts 9, 10 and 11 on a Plan of Survey deposited in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number R.808. O. Reg. 891/75, s. 1.

JOHN R. RHODES
Minister of Housing

Dated at Toronto, this 4th day of November, 1975.

(6554)

48

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 892/75.

County of Halton, Town of Oakville.

Made—November 7th, 1975.

Filed—November 13th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 481/73 MADE UNDER

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

1. Paragraph i of section 2 of Ontario Regulation 481/73, as remade by section 1 of Ontario Regulation 184/75, is revoked. O. Reg. 892/75, s. 1.

W. DARCY McKEOUGH
*Treasurer of Ontario and
Minister of Economics and
Intergovernmental Affairs*

Dated at Toronto, this 7th day of November, 1975.

(6555)

48

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 893/75.

County of Halton, Town of Burlington.

Made—November 7th, 1975.

Filed—November 13th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 482/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

1. Ontario Regulation 482/73 is amended by adding thereto the following section:

38. Notwithstanding any other provision of this Order, the land described in Schedule 25 may be used for the erection and use thereon of one single-family dwelling provided the following requirement is met:

1. The minimum distance of the dwelling from the centre line of Snake Road is seventy-five feet. O. Reg. 893/75, s. 1.
2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 25

That parcel of land situate in the City of Burlington in The Regional Municipality of Halton, formerly in the Township of East Flamborough in the County of Halton, being composed of part of Lot 9 in Concession II East Flamborough more particularly described as follows:

Beginning at a place in the northwesterly limit of what is known as the Waterdown Snake Road at a point where the said northwesterly limit is intersected by the division line between lots 8 and 9 in Concession II, formerly in the Township of East Flamborough, now in the City of Burlington;

Thence south 50° 13' west along the northwesterly limit of the Waterdown Snake Road a distance of 100 feet;

Thence north 50° 39' west a distance of 125.42 feet;

Thence north 33° 44' 30" east a distance of 98.45 feet to the said division line between lots 8 and 9 in Concession II, formerly in the Township of East Flamborough;

Thence south 50° 39' east along the said division line a distance of 137.33 feet, more or less, to the place of beginning. O. Reg. 893/75, s. 2.

W. DARCY McKEOUGH
*Treasurer of Ontario and
Minister of Economics and
Intergovernmental Affairs*

Dated at Toronto, this 7th day of November, 1975.

(6556)

48

THE SUPERANNUATION ADJUSTMENT BENEFITS ACT, 1975

O. Reg. 894/75.

Designation and Review Committee—

Teachers' Superannuation Fund.

Made—August 20th, 1975.

Filed—November 13th, 1975.

REGULATION MADE UNDER THE SUPERANNUATION ADJUSTMENT BENEFITS ACT, 1975

DESIGNATION AND REVIEW COMMITTEE —TEACHERS' SUPERANNUATION FUND

1. The Act applies to the Teachers' Superannuation Fund and all groups of contributors and recipients thereunder. O. Reg. 894/75, s. 1.

2.—(1) A review committee is hereby established for the purposes of subsection 1 of section 13 of the Act.

(2) The committee shall be composed of an equal number of representatives from the Government of Ontario and the Ontario Teachers' Federation, but in no case shall the committee be composed of more than eight members.

(3) Each group of representatives may be accompanied by an actuary at meetings of the committee to provide advice and counsel.

(4) The committee shall meet at least once a year, or more frequently as may be mutually agreed upon, and its terms of reference are to,

- (a) facilitate communications between the Ontario Teachers' Federation and the Government of Ontario respecting the monitoring of the Adjustment Fund Account;
- (b) receive and consider annually the report of member and Government of Ontario contributions to the Adjustment Fund Account, together with estimates of future contributions;
- (c) consider annually an actuarial report showing the benefits paid to date, accompanied by an estimate of future benefits to be paid;
- (d) make recommendations with respect to the term of investment of the Adjustment Fund Account moneys;
- (e) receive and consider annually a report of the investments and net value of the Adjustment Fund Account together with estimated future investments and net value figures;

- (f) make recommendations respecting future contributions to, and benefits payable from, the Adjustment Fund Account; and
 - (g) consider and make recommendations on any other subject related to the Adjustment Fund Account as may be agreed upon between the Government of Ontario and the Ontario Teachers' Federation.
- O. Reg. 894/75, s. 2.

3. This Regulation comes into force on the 30th day of August, 1975. O. Reg. 894/75, s. 3.

(6557)

48

THE POLICE ACT

O. Reg. 895/75.

Equipment.

Made—November 13th, 1975.

Approved—November 14th, 1975.

Filed—November 14th, 1975.

ORDER TO AMEND REGULATION 679 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE POLICE ACT

1. Section 3 of Regulation 679 of Revised Regulations of Ontario, 1970, is revoked and the following substituted therefor:

3.—(1) Subject to subsections 3 and 4, where the Commissioner or chief of police carries a firearm or authorizes any member of a police force under his control or administration to carry a firearm, the firearm issued and carried shall be a .38 special calibre all-steel double action revolver, with a minimum barrel length of 4 inches, a safety hammer block and a swingout cylinder, and having a minimum weight of 30 ounces and a single action trigger pressure of not less than 3 and not more than 5 pounds, but the Commissioner or chief of police may authorize any policewoman on the force under his control or administration to carry a revolver of the same specifications except that the minimum weight shall be 23 ounces and the minimum barrel length shall be 3 inches.

(2) Subject to subsections 3 and 4, the ammunition supplied for and used in a firearm prescribed in subsection 1 shall be factory loaded and shall have a solid bullet of lead alloy of semi-wadcutter configuration with a muzzle velocity not exceeding 1,000 feet per second when fired in a revolver with a 4-inch barrel.

(3) The Commissioner or chief of police or any other constable or police officer designated for the purpose by the Commissioner or chief of police, may authorize a member of a police force under his control to carry, for a special purpose or special purposes, a firearm of a type other than that prescribed in subsection 1.

(4) Where on the 15th day of October, 1975 the members of a police force were carrying firearms of a type other than that prescribed by subsection 1, the Commission may, on such terms and conditions

and for such period of time as it considers proper, authorize the continued carrying of such type of firearm. O. Reg. 895/75, s. 1.

ONTARIO POLICE COMMISSION:

E. D. BELL,
Chairman

Dated at Toronto, this 13th day of November, 1975.

(6558)

48

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Section 584 of The Municipal Act provides:

During year 1975 the dates for publication of tax sale advertisements in THE ONTARIO GAZETTE are as follows:

January 4th,	Issue No. 1—	Earliest Date Sale can be held—	April 7th,	1975
February 1st,	" " 5	" " " " " " " "	—May 5th,	"
March 1st,	" " 9	" " " " " " " "	—June 2nd,	"
April 5th,	" " 14	" " " " " " " "	—July 6th,	"
May 3rd,	" " 18	" " " " " " " "	—August 3rd,	"
June 7th,	" " 22	" " " " " " " "	—September 7th,	"
July 5th,	" " 27	" " " " " " " "	—October 5th,	"
August 2nd,	" " 31	" " " " " " " "	—November 2nd,	"
September 6th,	" " 36	" " " " " " " "	—December 7th,	"
October 4th,	" " 40	" " " " " " " "	—January 4th,	1976
November 1st,	" " 44	" " " " " " " "	—February 1st,	"
December 6th,	" " 49	" " " " " " " "	—March 7th,	"

Advertisements of tax sales must be received at least TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE.

REGULATION MADE UNDER
THE OFFICIAL NOTICES PUBLICATION ACT

THE ONTARIO GAZETTE is published each Saturday and **advertisements must be received before Wednesday 4 p.m. 10 days before publication date to ensure inclusion in the next issue.**

Advertisements should be typewritten or printed legibly, **separate from covering letter**. Number of insertions required must be stated and the names of all signing officers typewritten or printed.

Advertising Rate: \$5.00 per single-column inch.

The rates payable for copies of THE ONTARIO GAZETTE are,
by subscribers for a subscription of 52 weekly issues, \$20.00; and
by others for a single copy, 50 cents. Payable in advance.

Rates subject to change without notice.

Cheques should be made payable to THE TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

No exchange required on cheques.

All correspondence should be addressed:

THE ONTARIO GAZETTE

9th Floor, Ferguson Block, Queen's Park, Toronto, Ontario M7A 1N3
Telephone 965-2238

ONTARIO GOVERNMENT BOOKSTORE

880 Bay Street, Toronto, Ontario

Telephone 965-2054 - 5

BUSINESS HOURS:

9 a.m. to 6 p.m. Monday to Friday

NEW PUBLICATIONS NOW AVAILABLE

Title	Price
Labour Relations Act (July, 1975)	\$2.00
Conservation Authorities Act (Aug., 1975)	50¢
Expropriations Act (July, 1975)	1.50
Ministry of Culture & Recreation Act (June, 1975)	75¢
Ambulance Act & Regs. (July, 1975)	75¢
Health Disciplines Act (Aug., 1975)	1.00
Regulations	
Nursing	15¢
Optometry	15¢
Dentistry	15¢
Medicine	20¢
Pharmacy	30¢
Ontario and You	
Finnish	1.25
Polish	1.25
Korean	1.25
A Planner's Reference to Legislation in Ontario	2.00
Guide to Record Retention Requirements	2.00
Design for Small Communities	8.50
Provincial Financial Assistance to Municipalities, Boards & Commissions	2.00
Advisory Council on Day Care Report #2	1.00

THE ONTARIO GAZETTE

9th Floor, Ferguson Block, Queen's Park, Toronto, Ontario M7A 1N3
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LIBRARY TORONTO, SATURDAY, DECEMBER 6th, 1975

Government
Publications

Parliamentary Notice Royal Assent

THE PROVINCE OF ONTARIO

Toronto, Friday, November 21st, 1975.

2.50 o'clock p.m.

The Honourable the Lieutenant Governor of the Province entered the Chamber of the Legislative Assembly and took her seat upon the Throne.

Mr. Speaker addressed Her Honour in the following words:—

"May it please Your Honour:

The Legislative Assembly of the Province has at its present Sittings thereof passed certain Bills of which, in the name and on behalf of the said Legislative Assembly, I respectfully request Your Honour's Assent."

The Clerk Assistant then read the titles of the Bills that had passed as follows:—

"The following are the titles of the Bills to which Your Honour's Assent is prayed:

Bill 1, An Act to amend The Judicature Act.

Bill 8, An Act to amend The Assessment Act.

Bill 9, An Act to amend The Bills of Sale and Chattel Mortgages Act.

Bill 10, An Act to amend The Assignment of Book Debts Act.

Bill 11, An Act to amend The Conditional Sales Act."

To these Acts the Royal Assent was announced by the Clerk of the Legislative Assembly in the following words:

"In Her Majesty's name, the Honourable the Lieutenant Governor doth assent to these Bills."

Her Honour was then pleased to retire.

RODERICK LEWIS, Q.C.,
Clerk of the Legislative Assembly
of Ontario.

(6657)

49

Proclamations

(Great Seal of Ontario) PAULINE M. MCGIBBON

PROVINCE OF ONTARIO

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories Queen, Head of the Commonwealth, Defender of the Faith.

TO ALL TO WHOM THESE PRESENTS SHALL COME,

GREETING:

PROCLAMATION

WHEREAS by an Act passed at the Fifth Session of the twenty-ninth Legislature of Ontario convened on the eleventh day of March, 1975, and dissolved on the eleventh day of August, 1975, intituled "The Judicature Amendment Act, 1975" being Chapter 30 of the Statutes of Ontario, 1975, it is enacted by Section 8 (1) thereof that the said Act except Section 7 shall come into force on a day to be named by Our Lieutenant Governor by her Proclamation;

AND WHEREAS it has appeared expedient that a Proclamation should now issue bringing the said Act except Section 7 into force;

NOW THEREFORE KNOW YE that, having taken the premises into Our Royal consideration, We, by and with the advice of Our Executive Council of Our Province of Ontario and in the exercise of the power in US vested in this behalf by the said Act or otherwise howsoever, Do, by this Our Royal PROCLAMATION hereby Name Friday, the fourteenth day of November, 1975 as the day upon which the said Act intitled "The Judicature Amendment Act, 1975" except Section 7 shall come into force.

OF ALL WHICH PREMISES all Our loving subjects and all others whom it doth or may in anywise concern are hereby required to take notice and govern themselves accordingly.

IN TESTIMONY WHEREOF We have caused these Our Letters to be made patent and the Great Seal of Our Province of Ontario to be hereunto affixed.

WITNESS:

THE HONOURABLE PAULINE M. MCGIBBON,
An Officer of the Order of Canada,
Doctor of Laws, Doctor of University (Ottawa),
Bachelor of Applied Arts (Theatre), LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO,

at Our City of Toronto in Our said Province this fifth day of November in the year of Our Lord one thousand nine hundred and seventy-five and in the twenty-fourth year of Our Reign.

BY COMMAND

MARGARET SCRIVENER,
Minister of Government Services.

(6658)

49

(Great Seal of Ontario) PAULINE M. MCGIBBON

PROVINCE OF ONTARIO

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories Queen, Head of the Commonwealth, Defender of the Faith.

TO ALL TO WHOM THESE PRESENTS SHALL COME,

GREETING:

PROCLAMATION

WHEREAS by an Act passed at the Second Session of the twenty-ninth Legislature of Ontario convened on the twenty-ninth day of February,

1972, and prorogued on the fifteenth day of December, 1972, intituled "The Assessment Amendment Act, 1972 (2)" it is enacted by Section 97 thereof that Our Lieutenant Governor by her Proclamation may bring into force certain provisions of The Assessment Act, may suspend certain other provisions therein and may name a day for the return of an assessment roll for the assessment at Market value of real property in certain specified municipalities and localities in Our Province of Ontario;

AND WHEREAS it has appeared expedient that a Proclamation should now issue under the authority of Section 97 of the hereinbefore cited The Assessment Amendment Act, 1972 (2);

NOW THEREFORE KNOW YE that, having taken the premises into Our Royal consideration, We, by and with the advice of Our Executive Council of Our Province of Ontario and in the exercise of the power in US vested in this behalf by the said Act or otherwise howsoever, Do, by this Our Royal PROCLAMATION hereby Name the first day of December, A.D., 1975, as the day upon which, in the Corporation of the Township of Wicksteed in the District of Algoma, the provisions of Sections 85, 86, 90 and 91 of the said Assessment Act shall cease to be in force.

OF ALL WHICH PREMISES all Our loving subjects and all others whom it doth or may in anywise concern are hereby required to take notice and govern themselves accordingly.

IN TESTIMONY WHEREOF WE have caused these Our Letters to be made patent and the Great Seal of Our Province of Ontario to be hereunto affixed.

WITNESS:

THE HONOURABLE PAULINE M. MCGIBBON,
An Officer of the Order of Canada,
Doctor of Laws, Doctor of University (Ottawa),
Bachelor of Applied Arts (Theatre), LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO,

at Our City of Toronto in Our said Province this twelfth day of November in the year of Our Lord one thousand nine hundred and seventy-five and in the twenty-fourth year of Our Reign.

BY COMMAND

MARGARET SCRIVENER,
Minister of Government Services.

(6659)

49

Appointments

Her Honour the Lieutenant Governor has been pleased to make the following appointments under their respective Acts:

Attorney General of The Province of Ontario:

McMurtry, Roy, be appointed as Attorney General of the Province of Ontario, effective from the 7th day of October, 1975.

The Centennial Centre of Science and Technology Act:

Reilly, Leonard M., of the City of Toronto, Ontario, be appointed a member and designated Chairman of the Board of Trustees of The Centennial Centre of Science and Technology for a period of three years, effective from the 20th day of October, 1975, to the 19th day of October, 1978.

Chairman of the Management Board of Cabinet:

Auld, James Alexander Charles, be appointed Chairman of the Management Board of Cabinet of the Province of Ontario, effective from the 7th day of October, 1975.

The Coroners Act:

Appleby, Dr. S. V., of the Town of Prescott, Ontario, be appointed as a Coroner for Ontario, subject to the condition that she remain ordinarily resident in Area Number 14.

The County Courts Act:

Bradley, John Edward, Deputy District Court Clerk in and for the District of Rainy River, be appointed District Court Clerk in and for the District of Rainy River, effective from the 1st day of June, 1975.

The Crown Attorneys Act:

Bradley, David, of the City of Hamilton, Ontario, be appointed as a part-time Assistant Crown Attorney in and for the Judicial District of Hamilton-Wentworth, effective from the 1st day of November, 1975.

Cohen, Lawrence J., of the City of Hamilton, Ontario, be appointed as a part-time Assistant Crown Attorney in and for the Judicial District of Hamilton-Wentworth, effective from the 1st day of November, 1975.

Dale, Harold, of the City of Toronto, Ontario, be appointed as a part-time Assistant Crown Attorney in and for the Judicial District of York, effective from the 1st day of November, 1975.

Harris, Charles Roland, of the City of Thunder Bay, Ontario, be appointed as a Full-time Assistant Crown Attorney in and for the District of Thunder Bay, effective from the 3rd day of November, 1975.

James, Joseph, of the City of Toronto, Ontario, be appointed as a part-time Assistant Crown Attorney in and for the Judicial District of York, effective from the 1st day of November, 1975.

Lockwood, Richard, of the City of London, Ontario, be appointed as a part-time Assistant Crown Attorney in and for the County of Middlesex, effective from the 1st day of November, 1975.

Richards, William, of the City of Toronto, Ontario, be appointed as a part-time Assistant Crown Attorney in and for the Judicial District of York, effective from the 1st day of November, 1975.

Roberts, Garth Sheldon, of the City of St. Catharines, Ontario, be appointed as a part-time Assistant Crown Attorney in and for the Regional Municipality of Niagara, effective from the 6th day of October, 1975.

Rutherford, Christopher H., of the City of Toronto, Ontario, be appointed as a part-time Assistant Crown Attorney in and for the Judicial District of York, effective from the 3rd day of November, 1975.

Takach, John David, of the City of Sudbury, Ontario, be appointed as a Crown Attorney in and for the Judicial District of Hamilton-Wentworth, effective from the 1st day of November, 1975.

The Executive Council of Ontario:

Henderson, Lorne Charles, be appointed as a Member of the Executive Council, effective from the 7th day of October, 1975.

McMurtry, Roy, be appointed as a Member of the Executive Council, effective from the 7th day of October, 1975.

Parrott, Harry Craig, be appointed as a Member of the Executive Council, effective from the 7th day of October, 1975.

Scrivener, Mrs. Margaret, be appointed as a Member of the Executive Council, effective from the 7th day of October, 1975.

Smith, John Roxborough, be appointed as a Member of the Executive Council, effective from the 7th day of October, 1975.

Stephenson, Dr. Bette Mildred, be appointed as a Member of the Executive Council, effective from the 7th day of October, 1975.

Taylor, James Allan, be appointed as a Member of the Executive Council, effective from the 7th day of October, 1975.

The Judicature Act:

Bradley, John Edward, Deputy Local Registrar of the Supreme Court of Ontario in and for the District of Rainy River, be appointed Local Registrar of the Supreme Court of Ontario in and for the District of Rainy River, effective from the 1st day of June, 1975.

Flanigan, His Honour Keith Allan, a Junior Judge of the County Court for the Regional Municipality of Ottawa-Carleton, be also appointed Local Master of the Supreme Court of Ontario in and for the County and District Courts of the Counties and Districts of Ontario, effective from the 1st day of November, 1975.

McIntyre, George, Executive Director, Treasury Division, Ministry of Treasury, Economics and Intergovernmental Affairs, be appointed as Member of the Finance Committee for the management and investment of funds of the Supreme Court of Ontario and that he be also appointed Chairman of the said Committee, effective from the 15th day of October, 1975.

Trotter, His Honour James Beecham, a Junior Judge of the County Court for the Judicial District of York be also appointed Local Master of the Supreme Court of Ontario in and for the County and District Courts of the Counties and Districts of Ontario, effective from the 10th day of October, 1975.

The Justices of the Peace Act:

Buterin, Gordon Z., a Justice of the Peace in and for the Province of Ontario be also appointed as a full-time Justice of the Peace in and for the Province of Ontario.

Gauvreau, Michel Jean Louis Joseph, of the Town of Rayside-Balfour, Ontario, be appointed as a Justice of the Peace in and for the Province of Ontario.

Hearsey, Leslie Thomas, of the Township of Ignace, Ontario, be appointed as a Justice of the Peace in and for the Province of Ontario.

Humphreys, Emlyn, of Scarborough, Ontario, be appointed as Justice of the Peace in and for the Province of Ontario.

Johnson, Gerald Charles, of the City of Toronto, Ontario, be appointed as a Justice of the Peace in and for the Province of Ontario.

McCauley, Mrs. Madeleine Marie Patricia, of the Town of Amherstburg, Ontario, be appointed as a Justice of the Peace in and for the Province of Ontario.

Oreskovich, Joseph John, of the Town of Kapuskasing, Ontario, be appointed as a Justice of the Peace in and for the Province of Ontario.

Stoger, Herbert Erich, of the Township of Ponsford, Ontario, be appointed as a Justice of the Peace in and for the Province of Ontario.

White, Frederick William, Full-time Justice of the Peace in and for the Judicial District of York, who reached the retirement age of 65 years on the 12th day of December, 1973, be re-appointed as a Full-time Justice of the Peace in and for the Judicial District of York for a further period of one (1) year, effective from the 12th day of December, 1975.

Zawerucha, Mirvin Frances, of the Township of Ignace, Ontario, be appointed as a Justice of the Peace in and for the Province of Ontario.

Minister of Agriculture and Food of the Province of Ontario:

Newman, William Gould, be appointed as Minister of Agriculture and Food of the Province of Ontario, effective from the 7th day of October, 1975.

Minister of Colleges and Universities of the Province of Ontario:

Parrott, Harry Craig, be appointed as Minister of Colleges and Universities of the Province of Ontario, effective from the 7th day of October, 1975.

Minister of Community and Social Services of the Province of Ontario:

Taylor, James Allan, be appointed as Minister of Community and Social Services of the Province of Ontario, effective from the 7th day of October, 1975.

Minister of Correctional Services of the Province of Ontario:

Smith, John Roxborough, be appointed as Minister of Correctional Services of the Province of Ontario, effective from the 7th day of October, 1975.

Minister of the Environment of the Province of Ontario:

Kerr, George Albert, be appointed as Minister of the Environment of the Province of Ontario, effective from the 7th day of October, 1975.

Minister of Government Services of the Province of Ontario:

Scrivener, Mrs. Margaret, be appointed as Minister of Government Services of the Province of Ontario, effective from the 7th day of October, 1975.

Minister of Housing of the Province of Ontario:

Rhodes, John Reginald, be appointed as Minister of Housing of the Province of Ontario, effective from the 7th day of October, 1975.

Minister of Labour of the Province of Ontario:

Stephenson, Dr. Bette Mildred, be appointed as Minister of Labour of the Province of Ontario, effective from the 7th day of October, 1975.

Minister of Transportation and Communications of the Province of Ontario:

Snow, James Wilfred, be appointed as Minister of Transportation and Communications of the Province of Ontario, effective from the 7th day of October, 1975.

The Notaries Act:

SOLICITORS

Cuddy, Kenneth Deloss, of the Town of Perth, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Grosberg, James Justin, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

James, Douglas Biggar, of the Town of Perth, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Kane, Thomas Gregory, of the City of Ottawa, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Lazarovitz, Mark Robert, of the City of Ottawa, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Leibson, David Bernard, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Lilles, Heino, of the City of Kingston, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

MacGregor, Miss Mary Louise, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Martial, Jean Albert, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

McIsaac, Mrs. Barbara Alice, of the City of Ottawa, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Naumovich, James, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Ostfield, Michael Laurence, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Rabinovitch, Martin Dan, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Richardson, Stephen Ray, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Rickaby, James Peter, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Robichon, Georges Henri, of the City of Ottawa, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

NON-SOLICITORS

Butcher, Michael Andrew Jonathan, of the City of Burlington, Ontario, to be a Notary Public in and for the Judicial District of Halton, limited to the attestation of instruments and the taking of affidavits only, while associated with the Joseph Brant Memorial Hospital, and for work in connection with this Hospital only.

Carpenter, John Lorne, of the City of Toronto, Ontario, to be a Notary Public in and for the Judicial District of York, limited to the attestation of instruments and the taking of affidavits only, while associated with the Hudson Bay Mining and Smelting Co., Limited, and for work in connection with this Corporation and its subsidiary and affiliated Corporations only.

Clews, Dirk Richard, of Rexdale, Ontario, to be a Notary Public in and for the Judicial District of York, limited to the attestation of instruments and the taking of affidavits only, while associated with Barringer Research Limited, and for work in connection with this Corporation only.

Cosgrave, Robert Gerald Martin, of the City of Sarnia, Ontario, to be a Notary Public in and for the County of Lambton, limited to the attestation of instruments and the taking of affidavits only, while associated with Imperial Oil Enterprises Ltd., and for work in connection with this Corporation only.

De Sena, Olindo, of the City of Sarnia, Ontario, to be a Notary Public in and for the County of Lambton, limited to the attestation of instruments and the taking of affidavits only, while associated with De Sena's Travel, and for work in connection with this Agency only.

Elder, Stanley David, of the City of Toronto, Ontario, to be a Notary Public in and for the Judicial District of York, limited to the attestation of instruments and the taking of affidavits only, while associated with Westeel-Rosco Limited, and for work in connection with this Corporation and its subsidiary Companies only.

Fishleigh, Harold Ferguson, of the City of Toronto, Ontario, to be a Notary Public in and for the Judicial District of York, limited to the attestation of instruments and the taking of affidavits only.

Fodero, Antonio, of the City of Toronto, Ontario, to be a Notary Public in and for the Judicial District of York, limited to the attestation of instruments and the taking of affidavits only, while associated with Future Travel Agency, and for work in connection with this Agency only.

Kavanagh, John William, of the City of London, Ontario, to be a Notary Public in and for the County of Middlesex, limited to the attestation of instruments and the taking of affidavits only, while associated with Kavanaghs' of London Travel Service, and for work in connection with this Agency only.

Kearns, Michael Carson, of the City of Ottawa, Ontario, to be a Notary Public in and for the Judicial District of Ottawa-Carleton, limited to the attestation of instruments and the taking of affidavits only, while associated with Meredith & Finlayson, Barristers, and for work in connection with their office only.

Luciani, Patrick, of the City of Brantford, Ontario, to be a Notary Public in and for the County of Brant, limited to the attestation of instruments and the taking of affidavits only, while associated with Luciani World Travel Ltd., and for work in connection with this Corporation only.

Martins, Jose Adriano, of the City of Kitchener, Ontario, to be a Notary Public in and for the Judicial District of Waterloo, limited to the attestation of instruments and the taking of affidavits only.

Newlands, John Edward, of the City of St. Catharines, Ontario, to be a Notary Public in and for the Judicial District of Niagara North, limited to the attestation of instruments and the taking of affidavits only, while associated with Fruitbelt Trucking Inc., and for work in connection with this Corporation only.

Nicol, James, of the City of Toronto, Ontario, to be a Notary Public in and for the Judicial District of York, limited to the attestation of instruments and the taking of affidavits only, while associated with The Wellesley Hospital, and for work in connection with this Hospital only.

Rozon, Bernard, of the City of Ottawa, Ontario, to be a Notary Public in and for the Judicial District of Ottawa-Carleton, limited to the attestation of instruments and the taking of affidavits only, while associated with Bowmar Canada Limited, and for work in connection with this Corporation only.

Sherman, Paul William, of Don Mills, Ontario, to be a Notary Public in and for the Judicial District of York, limited to the attestation of instruments and the taking of affidavits only, while associated

with Bata Limited, and for work in connection with this Corporation and its associated Companies only.

Thomson, Alan Robert, of the City of Hamilton, Ontario, to be a Notary Public in and for the Judicial District of Hamilton-Wentworth, limited to the attestation of instruments and the taking of affidavits only, while associated with the John Deere Limited, and for work in connection with this Corporation only.

The Ombudsman Act:

Maloney, Arthur Edward Martin, one of Her Majesty's Counsel learned in the Law, be appointed as Ombudsman for the Province of Ontario, as of the 30th day of October, 1975.

The Ontario Northland Transportation Act:

McChesney, Roy Kenneth, of the City of Timmins, Ontario, Acting Chairman of the Ontario Northland Transportation Commission, be designated Chairman of the said Commission, for the balance of his term of office, effective from the 7th day of October, 1975, to the 6th day of August, 1976.

The Police Act:

Caney, Philip Michael, a member of the Ontario Provincial Police Force, be appointed to be an Officer in the said Force with the rank of Inspector.

Tinkess, Ivan Earl, a member of the Ontario Provincial Police Force, be appointed to be an Officer in the said Force with the rank of Inspector.

The Provincial Courts Act:

Brown, Aaron, Q.C., Barrister and Solicitor, of the City of London, Ontario, be appointed as a Provincial Judge in and for the Province of Ontario, effective from the 10th day of November, 1975.

Gravelly, His Honour Richard Thomas Patrick, Provincial Judge, Provincial Court (Family Division) of the City of Toronto, Ontario, be appointed as a Member of the Rules Committee of the Provincial Courts (Family Division).

Karswick, James D., Barrister and Solicitor, of the City of Toronto, Ontario, be appointed as a Provincial Judge in and for the Province of Ontario, effective from the 20th day of October, 1975.

Main, David R., Barrister and Solicitor, of the City of Toronto, Ontario, be appointed as a Provincial Judge in and for the Province of Ontario, effective from the 20th day of October, 1975.

McKnight, His Honour John Ross, retired Provincial Court Judge in and for the Province of Ontario, be re-appointed as a part-time Provincial Court Judge in and for the Province of Ontario, for a further period of one (1) year, effective from the 6th day of October, 1975.

Sweeny, His Honour G. R., Provincial Judge in and for the Province of Ontario, who reaches the retirement age of 65 years on the 29th day of November, 1975, be re-appointed as a part-time Provincial Judge in and for the Province of Ontario for a period of one (1) year, effective from the 10th day of November, 1975.

Provincial Secretary for Justice of the Province of Ontario:

MacBeth, John P., be appointed as Provincial Secretary for Justice of the Province of Ontario, effective from the 7th day of October, 1975.

Provincial Secretary for Resources Development of the Province of Ontario:

Irvine, Donald Roy, be appointed as Provincial Secretary for Resources Development of the Province of Ontario, effective from the 7th day of October, 1975.

The Sheriffs Act:

Bradley, John Edward, Deputy Sheriff in and for the District of Rainy River, be appointed Sheriff in and for the District of Rainy River, effective from the 1st day of June, 1975.

The Small Claims Courts Act:

Berthelot, Maurice Joseph, of the Town of Blind River, Ontario, be appointed as Clerk and Bailiff of the Seventh Small Claims Court at Blind River and the Eighth Small Claims Court at Elliot Lake, District of Algoma, replacing Mrs. C. Menard, resigned.

Kowaleski, John Peter, of the City of Hamilton, Ontario, be appointed as Bailiff of the First Small Claims Court at Hamilton, Judicial District of Hamilton-Wentworth, replacing Mr. Russ Weston, resigned.

McEachern, Fred J., of the Village of Arthur, Ontario, be appointed as Clerk and Bailiff of the Eighth Small Claims Court at Arthur, County of Wellington, replacing Messrs. J. Smith and R. Boyle, resigned.

Solicitor General of the Province of Ontario:

MacBeth, John P., be appointed as Solicitor General of the Province of Ontario, effective from the 7th day of October, 1975.

The Surrogate Courts Act:

Bradley, John Edward, Deputy Surrogate Court Registrar in and for the District of Rainy River, be appointed Surrogate Court Registrar in and for the District of Rainy River, effective from the 1st day of June, 1975.

Flanigan, His Honour Keith Allan, a Junior Judge of the County Court for the Regional Municipality of Ottawa-Carleton, be also appointed Surrogate Court Judge in and for the County and District Courts of the Counties and Districts of Ontario, effective from the 1st day of November, 1975.

Trotter, His Honour James Beecham, a Junior Judge of the County Court for the Judicial District of York, be also appointed Surrogate Court Judge in and for the County and District Courts of the Counties and Districts of Ontario, effective from the 10th day of October, 1975.

(6661)

49

The Ontario Highway Transport Board Act

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Wednesday, the 21st day of January, 1976, at 10 a.m. (E.S.T.):

Coupal Trucking Ltd.,
314 Rue St-Patrick,
Lasalle, Quebec.

25729

applies for extra-provincial operating licence in the following terms: "For the carriage of goods, for and on behalf of Catelli Ltd., to and from their warehouses located in The Municipality of Metropolitan Toronto to and from the Ontario-Quebec border at Riviere Beaudette and Pointe Fortune to points as authorized by the Quebec Transport Commission and return".

Gordon R. Campbell, Esq.,
27 Holgate Street,
Weston, Ontario.
M9R 1C6.

07252-K

applies to remove present restriction on Class 'A' public commercial vehicle operating licence No. A-201 which reads as follows: "Restricted to the conveyance of shipments from or to Toronto and to or from the above named points (Thornton, Egbert, Ivy, Baxter and Holly)".

Dane Allan Brown, Esq.,
(Dane Brown Cartage),
2940 Jane Street,
Apartment 305,
Toronto, Ontario.
M3N 2V4.

24111-B

applies for an extension to Class 'D' public commercial vehicle operating licence No. D-3824.

00394-S

1. "For the carriage of light fixtures on behalf of Artcraft Electric Limited, 8050 Torbram Road, Bramalea, in the City of Brampton,
 - (a) between Bramalea and points in Metropolitan Toronto;
 - (b) from Bramalea to points of a 25-mile radius of Toronto City Hall.
2. For the carriage of range and barbecue hoods and ventilating fans on behalf of Broan Limited, 7590 Bath Road, Malton, in the City of Mississauga, Ontario,
 - (a) between Malton and Metropolitan Toronto;
 - (b) from Malton to points within a 20-mile radius of Toronto City Hall.
3. For the carriage of electrical apparatus, thermostats, electric furnaces and door chimes on behalf of Nortron Industries Limited at 7590 Bath Road, Malton, in the City of Mississauga, Ontario,
 - (a) between Malton and Metropolitan Toronto;
 - (b) to points within a 25-mile radius of Toronto City Hall.

And for the return of damaged or refused shipments to respective shippers in (1), (2), (3) above".

D. S. CHURCH,
Secretary.

(6631)

49

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and *The Public Vehicles Act*, R.S.O. 1970, Chapter 392 and the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Thursday, the 22nd day of January, 1976, at 10 a.m. (E.S.T.):

Oil and Industry Suppliers Ltd., 00394-R
535-7th Avenue S.W.,
Calgary, Alberta,
T2P 0Y4,

applies for an extension to extra-provincial operating licence No. X-546 in the following terms: "For the carriage of Nitrous Oxide in tank-type vehicles, for and on behalf of Canadian Liquid Air Ltd., from a place known as Maitland, in the County of Grenville to the Ontario-Quebec boundary at all border crossing points, for furtherance to points in the Province of Quebec as authorized, and return";

also applies for an extension to extra-provincial operating licence No. X-546 as follows: "For the carriage of organic ammonia compounds in tank trucks and tank trailers from the United States/Ontario border at the Detroit and St. Clair Rivers, ports of entry, for furtherance to Longford Mills, Ontario, and return".

And also applies: "For the carriage of petroleum additive oil treating ammonia compounds from points in the United States as authorized, from the United States/Ontario border at the Detroit and St. Clair Rivers, ports of entry, for furtherance to Mississauga, Oakville and Sarnia, and return of rejected shipments";

00394-T

also applies for an extension to Class 'T' public commercial vehicle operating licence No. T-28 as follows: "For the carriage of Nitrous Oxide in tank-type vehicles, for and on behalf of Canadian Liquid Air between points in the Province of Ontario".

Tideway Limited,
157 Griffin Street,
Smithville, Ontario,

24462-A

applies for an extension to Class 'D' public commercial vehicle operating licence No. 3884 as follows:

1. By deleting therefrom the present terms which reads as follows: "For the carriage of feed grain, grain by-products and materials required for feed production and equipment related thereto, to or from the plant at Grimsby Flour and Feed Limited situate in the Township of West Lincoln, in the Regional Municipality of Niagara, to their customers within a radius of 300 miles of the said place known as Smithville, and the return of rejected or damaged shipments from the said customers to the installation of the said Company situate in the Township of West Lincoln".

2. And by substituting therefor the following:

"For the carriage of feed, grain, grain by-products and materials required for feed production and equipment related thereto, for and on behalf of Grimsby Flour and Feed Limited of the Township of West Lincoln, Adanac Poultry Limited of Niagara-On-The-Lake, Sunnybrae Farms Limited of the Township of West Lincoln, Sunnyside Limited of the Town of Grimsby and Sunnylea Foods Limited of the Town of Grimsby".

Inter-City Transport Limited, 01031-K
7887 Rue Grenache,
Ville D'Anjou, Quebec,

applies for an extension to extra-provincial operating licence No. X-364 as follows: "For the transportation of petroleum products from points in the Province of Quebec, as authorized thereby, to the Ontario-Quebec boundary, for furtherance in transit through the Province of Ontario to the Ontario-Quebec boundary for delivery in the Province of Quebec, as authorized thereby.

PROVIDED this be a corridor privilege only with no additional pick-up or discharge privileges".

Stephen Trevor Adrian Grillet, Esq., 25713
5 Little Forks Sq.,
St. Catharines, Ontario,
L2N 5R7,

applies for a public vehicle operating licence, "For the carriage of passengers, for and on behalf of Two World Travel Service, St. Catharines, owned and operated by Vincent Quaranta, between St. Catharines on the one hand and the Toronto International Airport at Malton and the Hamilton Civic Airport at Mount Hope. Passengers would be customers of the above Travel Agency and would be proceeding on or returning from tours arranged by Two World Travel Service".

Burley Bus Lines Limited, 22710-M
107 Avenue Road,
Cambridge, Ontario,
N1R 1E2,

applies for an extension to public vehicle operating licence No. 1579: "For the carriage of passengers between Drayton and Moorefield on Wellington County Road No. 8 and between Moorefield and Palmerston on Perth County Road No. 2 and Wellington County Road No. 8.

PROPOSED ROUTE: Leave Palmerston Perth County #2 and Wellington County #8 right on Wellington County #10 to Moorefield (1 mile) return to Wellington County #8 right on County #8 to Drayton. Drayton on Wellington County #8 through Goldstone to Wellington County #12, left of #17 to Alma, right on Wellington County #7 to Salem, left on Wellington County #18 to Elora. County Road #7 to Ponsonby, right at Ponsonby School to end of pavement, left on Guelph Twp. Road #7, left on Guelph Twp. Road #2, (which is extension of Silver Creek Pkwy. crossing King's Highway #7, Guelph City limits proceeding on Silver Creek Pkwy. to Willow Street, left on Willow Street to Edinburgh, right on Edinburgh to Suffolk, left on Suffolk to Norfolk to Macdonell Street, left on Macdonell Street to bus terminal".

D. S. CHURCH,
Secretary.

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and *The Public Vehicles Act*, R.S.O. 1970, Chapter 392 and the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Tuesday, the 20th day of January, 1976, at 10 a.m. (E.S.T.):

Harmony Express Ltd., 23642-B
160 St. Lucie Drive,
Weston, Ontario M9M 1T5,

applies for extension and amendment of Class 'D' public commercial vehicle operating licence No. D-3634 as follows:

EXTENSION—"For the carriage of,

1. adhesive paper for and on behalf of Fasson, a division of Avery Products Limited from its installation situate at a place known as Downsview in the Borough of North York to its customers in the City of Mississauga (excluding the Toronto International Airport), the Towns of Vaughan and Markham, and the City of Brampton and the return of rejected or damaged shipments from the said customers to the installation of the said company situate in Downsview;
 2. printed and/or related material for and on behalf of McMurray Publishing Company Ltd., TV Guide Division, from its production facilities situate in Weston in the Borough of North York to its distribution points in the Cities of Oshawa, Cobourg, Kitchener, Hamilton, London and Barrie as well as special delivery situations within a 100-mile radius of Metropolitan Toronto and the return of rejected or damaged shipments from the said distribution points to the installation of the said company situate in Weston, said carriage being under the following circumstances, when mechanical, production or scheduling breakdowns render it impossible for said company's present licensed P.C.V. carriers to effect delivery of the said company's dated product (TV Guide) on time.
- Delete the following:
4. maintenance equipment and supplies for janitorial services, for and on behalf of Columbia Labs Ltd., from its installation situate at a place known as Downsview, in the Borough of North York, to its customers in the City of Mississauga (excluding the Toronto International Airport), the City of Brampton and the Town of Thornhill, and for the return of rejected or damaged shipments from the said customers to the installation of the said company situate in the Borough of North York.

5. for the carriage of maintenance equipment and supplies for janitorial services, for and on behalf of Saxon Sanitation Products Ltd., from its installation situated at a place known as Downsview, in the Borough of North York, to its customers in the City of Mississauga, (excluding the Toronto International Airport), the City of Brampton and the Towns of Markham and Vaughan, and for the return of damaged or rejected shipments from the said customers to the installations of the said company situate in Downsview".

Ross T. Smith & Son Embro Limited,

22973-H

Commissioners Street West,
P.O. Box 70,
Embro, Ontario N0J 1J0,

applies for an extension to extra-provincial operating licence, "Requests permission to use air-conditioned, washroom equipped highway coach equipment for charter and special operations from points in the County of Oxford to areas presently served by the applicant under 'X' 291 and 'X' 291-T-1";

22973-J

also applies for extension to public vehicle operating licence No. 2072 as follows, "For the carriage of passengers and their baggage and express freight between points on the following route:

Commencing at the Village of Embro in the County of Oxford thence northerly on Oxford County Road No. 6 to Oxford County Road No. 16, thence easterly on Oxford County Road No. 16, to Highway No. 59 (19) at Hickson, thence northerly on Highway 59 (19) to Tavistock, thence northwesterly on Perth County Roads 24 and 23 to Harmony, thence north on Perth County Road No. 22 to Stratford, leaving Stratford via Highway #7, westerly to Perth County Road No. 20, south on Perth County Road No. 20 to Oxford County Road No. 6 to Embro and return.

also requests permission to use air-conditioned, washroom-equipped highway coach equipment for charter and special operations from points in the County of Oxford".

Knight's Orillia Limited,

25617

10 Colborne Street West,
Orillia, Ontario,

applies for Class 'K' public commercial vehicle operating licence, "For the transportation of heavy duty machinery, houses, boilers, transformers and similar equipment that requires special loading devices and cannot be carried on a standard truck, trailer or semi-trailer between points within a 200-mile radius of the City of Orillia".

Gauley-Gage Cartage Limited,

23768-D

28 Eaglestone Road,
Agincourt, Ontario M1T 2J6,

applies for an extension to Class 'A' public commercial vehicle operating licence No. A-761 as follows:

- "1. Between all points in the operating licence of this applicant and all points in the Township of Pickering, in the County of Ontario including any urban municipalities contained therein; and between points in the said Township.
2. Authority to serve the City of Mississauga and that portion of the City of Brampton bounded on the south by the northern limits of the City of Mississauga, bounded on the west by the westerly limits of the City of Brampton, bounded on the east by the easterly limits of the City of Brampton and bounded on the north by County Road No. 16 of the County of Peel.

PROVIDED that there shall be no service to Toronto International Airport unless previously authorized. There shall be no service to that portion of the City of Brampton known as the Town of Brampton as at December 31st, 1973, unless previously authorized".

D. S. CHURCH,
Secretary.

(6633)

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The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Friday, the 23rd day of January, 1976, at 10 a.m. (E.S.T.):

Leo Cordeiro, Esq.,

25727

o/a L. C. Cartage,
305 Caledonia Road,
Toronto, Ontario M6E 4T4,

applies for Class 'D' public commercial vehicle operating licence, "For the carriage of dry goods for and on behalf of L. Davis Textiles Co. Ltd., from its installation in Metropolitan Toronto to its customers located into the City of Mississauga, the Towns of Pickering, Markham, Vaughan and for the return of damaged goods or refused goods, to the same installation in Metropolitan Toronto".

Max Cartage Limited,

21194-K

7 Sheffield Street,
Toronto, Ontario M6M 3E5,

applies for an extension to its Class 'D' privileges on public commercial vehicle operating licence No. A-731 as follows, "For the carriage of urethane foam from the installations of Able Plastics Limited

customers located within a radius of 125 miles Toronto City Hall and return of damaged or rejected shipments".

Harry Gordon Scott, Esq., 17236-N
P.O. Box 56,
Sebringville, Ontario,

applies for extension of time for filing complementary authority from the Province of Quebec from November 1st, 1975 to November 1st, 1976.

Hamilton Cargo Transit Limited, 23364-H
1104 Botanical Drive,
Burlington, Ontario L7T 1V3,

applies for transfer of shares as follows:

100 common shares from Wayne Smith to Ronald Foxcroft of the City of Burlington, Ontario.

D. S. CHURCH,
Secretary.

5634) 49

The following applications for certificates under the *Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th floor, Toronto, Ontario, on Monday, the 26th day of January, 1976, at 10 a.m. (E.S.T.):

Laidlaw Transport Limited, 04261-A45
65 Guise Street,
Hamilton, Ontario,
L8L 4M1,

applies for an amendment and an extension to extra-provincial operating licence No. X-553 to delete the following: "at or near Riviere Beaudette", and substitute therefor the following: "at or near Riviere Beaudette, Pointe Fortune, Hawkesbury, Lefaivre, Clarence, Ottawa, Fitzroy Harbour, Chenaux, Pembroke, Rolphoton, Thorne, Belle Valley and Virginiatown", so that, as amended, that portion of extra-provincial operating licence No. 553 will read as follows:

"For the carriage of goods in bulk (other than liquid) on dump trailers to the Ontario-Quebec border at or near Riviere Beaudette, Pointe Fortune, Hawkesbury, Lefaivre, Clarence, Ottawa, Fitzroy Harbour, Chenaux, Pembroke, Rolphoton, Thorne, Belle Valley and Virginiatown, for furtherance as authorized, and return,

- (1) from and to points in Ontario;
- (2) in transit through Ontario without pick-up or discharge therein between points in the United States of America and points in the Province

of Quebec with points of entry and exit at the Niagara and St. Lawrence Rivers and Riviere Beaudette".

John W. Hicks, Esq., 24767-A
63 Widdicombe Hill Blvd.,
Apartment 112,
Weston, Ontario,

applies for an extension to Class 'F' public commercial vehicle operating licence No. 1223: "By the deletion of the following words: 'For the carriage of bricks, for and on behalf of Canada Building Materials Company, from its installation situate at Rexdale, in the Borough of Etobicoke and the City of Woodstock, in the County of Oxford, to its customers situate at points in that portion of the Province of Ontario lying on and west of Highway No. 62; and for the return of damaged or rejected shipments from the said customers to the installation of the said Company situate at Rexdale and Woodstock.

PROVIDED that any licence issued pursuant to this certificate be restricted to boom-equipped straight trucks together with pup trailers.

PROVIDED FURTHER that any licence issued pursuant to this certificate prohibit any movement to or from any point situate north of North Bay on King's Highway No. 11 and all present or future highways connecting with King's Highway No. 11 north of its intersection with King's Highway No. 17 near North Bay'".

And substitute therefor:

"For the carriage of bricks, cement blocks, cinder blocks, tile and cement in bags, only when such cement is incidental to and is to be used in the installation of the said bricks, tile and blocks, for and on behalf of Canada Building Materials Company, from its installations situate in the Province of Ontario and for the return of damaged or rejected shipments from the said customers to the installations of the said Company situate in the Province of Ontario.

PROVIDED that any licence issued pursuant to this application be restricted to boom-equipped straight trucks together with pup trailers".

Boldic Explosives Transport Ltd., 13461-N
P.O. Box 231,
North Bay, Ontario,

applies for an extension to Class 'D' public commercial vehicle operating licence No. D-1127, "For the carriage of explosives and blasting material, for or on behalf of Dupont of Canada Limited, from its installation at or near Timmins to points in Ontario, and return of the said commodities".

5. for the carriage of maintenance equipment and supplies for janitorial services, for and on behalf of Saxon Sanitation Products Ltd., from its installation situated at a place known as Downsview, in the Borough of North York, to its customers in the City of Mississauga, (excluding the Toronto International Airport), the City of Brampton and the Towns of Markham and Vaughan, and for the return of damaged or rejected shipments from the said customers to the installations of the said company situate in Downsview".

Ross T. Smith & Son Embro Limited,

22973-H

Commissioners Street West,
P.O. Box 70,
Embro, Ontario N0J 1J0,

applies for an extension to extra-provincial operating licence, "Requests permission to use air-conditioned, washroom equipped highway coach equipment for charter and special operations from points in the County of Oxford to areas presently served by the applicant under 'X' 291 and 'X' 291-T-1":

22973-J

also applies for extension to public vehicle operating licence No. 2072 as follows, "For the carriage of passengers and their baggage and express freight between points on the following route:

Commencing at the Village of Embro in the County of Oxford thence northerly on Oxford County Road No. 6 to Oxford County Road No. 16, thence easterly on Oxford County Road No. 16, to Highway No. 59 (19) at Hickson, thence northerly on Highway 59 (19) to Tavistock, thence northwesterly on Perth County Roads 24 and 23 to Harmony, thence north on Perth County Road No. 22 to Stratford, leaving Stratford via Highway #7, westerly to Perth County Road No. 20, south on Perth County Road No. 20 to Oxford County Road No. 6 to Embro and return.

also requests permission to use air-conditioned, washroom-equipped highway coach equipment for charter and special operations from points in the County of Oxford".

Knight's Orillia Limited,

25617

10 Colborne Street West,
Orillia, Ontario,

applies for Class 'K' public commercial vehicle operating licence, "For the transportation of heavy duty machinery, houses, boilers, transformers and similar equipment that requires special loading devices and cannot be carried on a standard truck, trailer or semi-trailer between points within a 200-mile radius of the City of Orillia".

Gauley-Gage Cartage Limited,

23768-D

28 Eaglestone Road,
Agincourt, Ontario M1T 2J6,

applies for an extension to Class 'A' public commercial vehicle operating licence No. A-761 as follows:

- "1. Between all points in the operating licence of this applicant and all points in the Township of Pickering, in the County of Ontario including any urban municipalities contained therein; and between points in the said Township.
2. Authority to serve the City of Mississauga and that portion of the City of Brampton bounded on the south by the northern limits of the City of Mississauga, bounded on the west by the westerly limits of the City of Brampton, bounded on the east by the easterly limits of the City of Brampton and bounded on the north by County Road No. 16 of the County of Peel.

PROVIDED that there shall be no service to Toronto International Airport unless previously authorized. There shall be no service to that portion of the City of Brampton known as the Town of Brampton as at December 31st, 1973, unless previously authorized".

D. S. CHURCH,
Secretary.

(6633)

49

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Friday, the 23rd day of January, 1976, at 10 a.m. (E.S.T.):

Leo Cordeiro, Esq.,

25727

o/a L. C. Cartage,
305 Caledonia Road,
Toronto, Ontario M6E 4T4,

applies for Class 'D' public commercial vehicle operating licence, "For the carriage of dry goods for and on behalf of L. Davis Textiles Co. Ltd., from its installation in Metropolitan Toronto to its customers located into the City of Mississauga, the Towns of Pickering, Markham, Vaughan and for the return of damaged goods or refused goods, to the same installation in Metropolitan Toronto".

Max Cartage Limited,

21194-K

7 Sheffield Street,
Toronto, Ontario M6M 3E5,

applies for an extension to its Class 'D' privileges on public commercial vehicle operating licence No. A-731 as follows, "For the carriage of urethane foam from the installations of Able Plastics Limited

o customers located within a radius of 125 miles of Toronto City Hall and return of damaged or rejected shipments".

Harry Gordon Scott, Esq., 17236-N
P.O. Box 56,
Sebringville, Ontario,

applies for extension of time for filing complementary authority from the Province of Quebec from November 1st, 1975 to November 1st, 1976.

Hamilton Cargo Transit Limited, 23364-H
1104 Botanical Drive,
Burlington, Ontario L7T 1V3,

applies for transfer of shares as follows:

300 common shares from Wayne Smith to Ronald Foxcroft of the City of Burlington, Ontario.

D. S. CHURCH,
Secretary.

(6634) 49

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Monday, the 26th day of January, 1976, at 10 a.m. (E.S.T.):

Laidlaw Transport Limited, 04261-A45
65 Guise Street,
Hamilton, Ontario,
L8L 4M1,

applies for an amendment and an extension to extra-provincial operating licence No. X-553 to delete the following: "at or near Riviere Beaudette", and substitute therefor the following: "at or near Riviere Beaudette, Pointe Fortune, Hawkesbury, Lefavre, Clarence, Ottawa, Fitzroy Harbour, Chenaux, Pembroke, Rolphton, Thorne, Belle Valley and Virginiatown", so that, as amended, that portion of extra-provincial operating licence No. 553 will read as follows:

"For the carriage of goods in bulk (other than liquid) in dump trailers to the Ontario-Quebec border at or near Riviere Beaudette, Pointe Fortune, Hawkesbury, Lefavre, Clarence, Ottawa, Fitzroy Harbour, Chenaux, Pembroke, Rolphton, Thorne, Belle Valley and Virginiatown, for furtherance as authorized, and return,

(1) from and to points in Ontario;

(2) in transit through Ontario without pick-up or discharge therein between points in the United States of America and points in the Province

of Quebec with points of entry and exit at the Niagara and St. Lawrence Rivers and Riviere Beaudette".

John W. Hicks, Esq., 24767-A
63 Widdicombe Hill Blvd.,
Apartment 112,
Weston, Ontario,

applies for an extension to Class 'F' public commercial vehicle operating licence No. 1223: "By the deletion of the following words: 'For the carriage of bricks, for and on behalf of Canada Building Materials Company, from its installation situate at Rexdale, in the Borough of Etobicoke and the City of Woodstock, in the County of Oxford, to its customers situate at points in that portion of the Province of Ontario lying on and west of Highway No. 62; and for the return of damaged or rejected shipments from the said customers to the installation of the said Company situate at Rexdale and Woodstock.

PROVIDED that any licence issued pursuant to this certificate be restricted to boom-equipped straight trucks together with pup trailers.

PROVIDED FURTHER that any licence issued pursuant to this certificate prohibit any movement to or from any point situate north of North Bay on King's Highway No. 11 and all present or future highways connecting with King's Highway No. 11 north of its intersection with King's Highway No. 17 near North Bay'".

And substitute therefor:

"For the carriage of bricks, cement blocks, cinder blocks, tile and cement in bags, only when such cement is incidental to and is to be used in the installation of the said bricks, tile and blocks, for and on behalf of Canada Building Materials Company, from its installations situate in the Province of Ontario and for the return of damaged or rejected shipments from the said customers to the installations of the said Company situate in the Province of Ontario.

PROVIDED that any licence issued pursuant to this application be restricted to boom-equipped straight trucks together with pup trailers".

Boldic Explosives Transport Ltd., 13461-N
P.O. Box 231,
North Bay, Ontario,

applies for an extension to Class 'D' public commercial vehicle operating licence No. D-1127, "For the carriage of explosives and blasting material, for or on behalf of Dupont of Canada Limited, from its installation at or near Timmins to points in Ontario, and return of the said commodities".

Hutton Transport Limited,
R.R. #1, Lakeside, Ontario,
N0M 2G0,

01313-A23

applies for an amendment to Class 'C' public commercial vehicle operating licence No. 1215 in the following terms: To delete the following:

"To or from:

- (1) Metropolitan Toronto, the City of London, the City of Stratford, that portion of the City of Burlington lying south of No. 5 Side Road or the Separated Town of St. Marys, or provided the licensee be prohibited from picking up goods at the installations of C.I.P. Containers Ltd. at Burlington, unless so authorized as at the 18th day of January, 1974,
- (2) a place known as Uniondale situate in the Township of East Nissouri, in the County of Oxford, at the intersection of King's Highway No. 19 and County Road No. 28, or
- (3) an area within a 7-mile radius of a place known as Uniondale situate in the Township of East Nissouri, in the County of Oxford, at the intersection of King's Highway No. 19 and County Road No. 28, or
- (4) points situate in the Township of West Nissouri, or points situate in the Townships of East Nissouri or West Zorra.

PROVIDED there be no movement of cement insofar as part (4) herein is concerned from the premises of Canada Cement Company Limited situate in the Township of West Zorra.

PROVIDED FURTHER there be no movement to or from Metropolitan Toronto, the City of Stratford, the Separated Town of St. Marys or a place known as Uniondale or an area within a 7-mile radius of a place known as Uniondale, from or to any point north of North Bay on King's Highway No. 11 and all present or future highways connecting with King's Highway No. 11 near North Bay.

AND PROVIDED FURTHER there be no transfer of shares or transfer of the operating licence of the licensee without a prior hearing before an approval by the Ontario Highway Transport Board".

And substitute therefor:

"To or from:

- (1) Metropolitan Toronto, the City of London, the City of Stratford, that portion of the City of Burlington lying south of No. 5 Side Road or the Separated Town of St. Marys, or provided the licensee be prohibited from picking up goods at the installations of C.I.P. Containers Ltd. at Burlington, unless so authorized as at the 18th day of January, 1974,

- (2) a place known as Uniondale situate in the Township of Zorra, in the County of Oxford, at the intersection of King's Highway No. 19 and County Road No. 28, or

- (3) an area within a 7-mile radius of a place known as Uniondale situate in the Township of Zorra, in the County of Oxford at the intersection of King's Highway No. 19 and County Road No. 28, or

- (4) points situate in the Township of West Nissouri or points situate in the Township of Zorra.

PROVIDED there be no movement of cement insofar as part (4) herein is concerned from the premises of Canada Cement Company Limited situate in the Township of Zorra.

PROVIDED FURTHER there be no movement to or from Metropolitan Toronto, the City of Stratford, the Separated Town of St. Marys, from or to any point north of North Bay on King's Highway No. 11 and all present or future highways connecting with King's Highway No. 17 near North Bay".

Robert W. Eyers, Esq.,

24766-A

P.O. Box 118,

Regional Municipality of Vaughan,
Ontario,

applies for an extension to Class 'F' public commercial vehicle operating licence No. 2389: "By the deletion of the following words: 'For the carriage of bricks, for and on behalf of Canada Building Materials Company, from its installation situate at Rexdale, in the Borough of Etobicoke and the City of Woodstock, in the County of Oxford, to its customers situate at points in that portion of the Province of Ontario lying on and west of Highway No. 62; and for the return of damaged or rejected shipments from the said customers to the installation of the said Company situate at Rexdale and Woodstock.

PROVIDED that any licence issued pursuant to this certificate be restricted to boom-equipped straight trucks together with pup trailers.

PROVIDED FURTHER that any licence issued pursuant to this certificate prohibit any movement to or from any point situate north of North Bay on King's Highway No. 11 and all present or future highways connecting with King's Highway No. 11 north of its intersection with King's Highway No. 17 near North Bay".

And substitute therefor:

"For the carriage of bricks, cement blocks, cinder blocks, tile and cement in bags, only when such cement is incidental to and is to be used in the installation of the said bricks, tile and blocks, for and on behalf of Canada Building Materials Company, from its installations situate in the Province of Ontario to its customers situate in the Province

of Ontario and for the return of damaged or rejected shipments from the said customers to the installations of the said Company situate in the Province of Ontario.

PROVIDED that any licence issued pursuant to this application be restricted to boom-equipped straight trucks together with pup trailers".

Messrs. Donald J. Gidney &

Frank Grundy,

(Consumers Moving & Storage),

167 Cushman Road,

St. Catharines, Ontario,

23995-B

applies for an extra-provincial operating licence in the following terms: "For the carriage of uncrated, used household, office and store furniture and where specially designed vehicles of the drop-frame type are used and equipped with pads, belts, hooks, wardrobes and special packing containers,

- (i) new uncrated furniture and fixtures that are part of the furnishings of the dwelling in which they are to be used;
- (ii) new uncrated furniture and fixtures that are part of the furnishing of offices, museums, hospitals, factories and public institutions;
- (iii) objects or art, displays and exhibits that because of their unusual nature or value require specialized handling and the employment of pads, belts, hooks, wardrobes and special packing containers,

1. from points in the Province of Ontario to the Ontario-Quebec border at or near Virginiatown, Ottawa, Hawkesbury, Pointe Fortune and Riviere Beaudette, for furtherance to points in the Provinces of Quebec, New Brunswick and Nova Scotia, and by shipment from points in the Provinces of Nova Scotia, New Brunswick and Quebec, from the Ontario-Quebec border at the said crossing points to points in the Province of Ontario,

2. from points in the Province of Ontario to the international boundary at Sault Ste. Marie, Sarnia, Windsor, Fort Erie, Niagara Falls, Cornwall, Prescott, Gananoque and Kingston, for furtherance to points in the United States of America and from points in the United States of America, from the international boundary at the said boundary crossing points, to points in the Province of Ontario,

3. from points in the Province of Ontario, to the Ontario-Manitoba border at or near West Hawk Lake, for furtherance to points in the Provinces of Manitoba, Saskatchewan, Alberta, British Columbia, the Northwest and the Yukon Territories, and by shipment from points in the said

Provinces and Territories from the Ontario-Manitoba border at or near West Hawk Lake to points in the Province of Ontario,

- 4. from and to all points at the international boundary, the Ontario-Manitoba and the Ontario-Quebec borders, for movement in transit through Ontario";

23995-C

also applies for an amendment to public commercial vehicle operating licence No. H-398 by deleting therefrom the present terms and substituting therefor the following: "For the carriage of uncrated used household, office and store furniture and, where specially designed vehicles of the drop-frame type are used and equipped with pads, belts, hooks, wardrobes and special packing containers,

- (i) new uncrated furniture and fixtures that are part of the furnishing of the dwelling in which they are to be used;
- (ii) new uncrated furniture and fixtures that are part of the furnishing of offices, museums, hospitals, factories and public institutions;
- (iii) objects of art, displays and exhibits that because of their unusual nature or value require specialized handling and the employment of pads, belts, hooks, wardrobes and special packing containers,

to or from the City of St. Catharines and all points within a 20-mile radius of the City of St. Catharines".

D. S. CHURCH,
Secretary.

(6635)

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The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14 and *The Public Vehicles Act*, R.S.O. 1970, Chapter 392, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Tuesday, the 27th day of January, 1976, at 10 a.m. (E.S.T.):

R. H. Rediker Transport Ltd.,
Main Street,
Beebe, Quebec,

09523-D

applies for an amendment to extra-provincial operating licence No. X-2278, by deleting therefrom the following: "For the carriage of monuments and granite blocks, from the Ontario-Quebec border at Riviere Beaudette, by shipment from points in the Province of Quebec, as authorized, to points in Ontario", and substituting therefor:

"For the carriage of monuments and stone and machinery, tools and supplies used in the manufacturing and quarrying of monuments and stone when the carriage of the said machinery, tools and supplies is incidental to the carriage of monuments and stone from points in the Province of Quebec, as authorized, from the Ontario-Quebec border in the Province of Ontario and return".

Also applies for an extension to extra-provincial operating licence No. X-2278 in the following terms: "For the carriage of monuments and stone and machinery, tools and supplies used in the manufacturing and quarrying of monuments and stone when the carriage of the said machinery, tools and supplies is incidental to the carriage of monuments and stone from points in the Province of Ontario, from the Ontario-Quebec border at Riviere Beaudette, for furtherance in transit through the Province of Quebec to points in the United States of America, as authorized, and return".

Emmanuel Joseph Rodrigue, Esq., 25726
468 Wallace Avenue North,
Welland, Ontario,

applies for a Class 'D' public commercial vehicle operating licence, "For the carriage of goods, for and on behalf of the following firms, from their respective locations in the City of Welland to their respective customers in the Regional Municipality of Niagara:

- (1) Dunn's Bestway Welland Limited;
- (2) Smith's A. M. Stationery Shop Limited;
- (3) Frank A. Zimmer Furniture Limited, operating as Patterson Furniture,

and for the return of damaged or refused shipments to the respective firms in Welland as shown above".

**Sandwich, Windsor and
Amherstburg Railway Company, 05632-D**
1570 Kildare Road,
Windsor, Ontario,
N8W 2W3,

applies for an extension of time for filing complementary authorities as issued by the Boards and/or Commissions of the Provinces of Newfoundland, Prince Edward Island, Nova Scotia, New Brunswick, Quebec, Manitoba Saskatchewan, Alberta and British Columbia, the Northwest and Yukon Territories and the Interstate Commerce Commission of the United States of America with the Ontario Highway Transport Board, from October 1, 1975 to October 1, 1976":

05632-E

also applies for the amendment of public vehicle operating licence No. 1628, by deleting therefrom the following: "For the carriage of passengers, together with their baggage and express freight, over the following routes:

- A. (1) between Windsor and Roseland via Howard Avenue;
- (2) between Windsor and Windsor Airport via Walker Road.

B. ROUTE No. 1

From Tecumseh Road in Windsor, along Campbell Avenue in Sandwich West to Dominion, to Grand Marais, to Academy Drive, to Norfolk, east on Norfolk to Woodland, south on Woodlawn to Roselawn, west on Roselawn to Longfellow, south on Longfellow to Cabana, west on Cabana to Dominion and McKay, north on McKay to Liberty, west on Liberty to Everts, north on Everts to Norfolk, west on Norfolk to Rankin, north on Rankin to Grand Marais, to Huron Line (King's Highway No. 3), to Springgardem Road, to Malden Road to Gladstone.

ROUTE No. 2

From Tecumseh Road to Windsor, along Dougall Road in Sandwich West (King's Highway No. 3B) to McGregor and Cabana, along McGregor to Kennedy Drive, to Roseland Drive West and Roseland Drive South to Neal, along Neal to Howard Avenue, along Howard Avenue (King's Highway No. 3B) to King's Highway No. 3, along King's Highway No. 3 to Montgomery, along Montgomery to Eastbourne to Chelsea, to Grosvenor, to King's Highway No. 3.

ROUTE No. 3

Commencing at the corner of King's Highway No. 3 and Howard Avenue (King's Highway No. 3B), then along King's Highway No. 3 to Montgomery, to Eastbourne, to Chelsea, to Grosvenor, to King's Highway No. 3, then along King's Highway No. 3 to Howard Avenue (King's Highway No. 3B), then along King's Highway No. 3B to Neal, to Roseland Drive South, then along Roseland Drive South to Roseland Drive West to Kennedy Drive, to McGregor, then along McGregor to Cabana, and along Cabana to Roxborough, to Norfolk, to Longfellow, to Grand Marais and along Grand Marais to Dougall Avenue (King's Highway No. 3B), then along Dougall Avenue (King's Highway No. 3B) to the C.P.R. right-of-way (being the limit between Windsor and the Township of Sandwich West).

- C. For the carriage of passengers and their baggage, in chartered trips originating in the aforementioned area served by the licensee, exclusively as a group of persons, on said chartered trips, being one specific trip for which a public vehicle is engaged or hired and one fare or charge only being collected for the trip covering said group of persons considered as a unit, to points in Ontario; and from such points, on the same chartered trip, without pick-up or discharge of passengers for return to such area".

And substituting therefor:

"For the carriage of passengers, together with their baggage and express freight, over the following routes:

- A. (1) between the City of Windsor and Reaume and Malden in the Township of Sandwich West via Malden Road;
- (2) between the City of Windsor and Devonshire Mall in the Township of Sandwich South via Highway 3, Montgomery and Eastbourne and return.
- B. For the carriage of passengers and their baggage, in chartered trips originating in the aforementioned area served by the licensee, exclusively as a group of persons, on said chartered trips, being one specific trip for which a public vehicle is engaged or hired and one fare or charge only being collected for the trip covering said group of persons considered as a unit, to points in Ontario; and from such points, on the same chartered trip, without pick-up or discharge of passengers for return to such area".

Harold Glen Wardell, Esq.,

12 Leach Street,
Orillia, Ontario,

20423-E

applies for an extension to Class 'D' public commercial vehicle operating licence No. D-2903, "For the haulage and/or carriage of:

- (1) residential office and travel trailers, mobile homes, utility trailers and other trailers normally manufactured by the mobile home industry and not generally used for the carriage of goods on highways to or from the City of Orillia and points within an 80-mile radius thereof;
- (2) the transportation of the above-mentioned units to or from any manufacturing installations to any dealer within the above-mentioned 80-mile radius of the City of Orillia in the Province of Ontario;
- (3) the transportation of the above-mentioned units to or from the manufacturing installation of Pyramid Mobile Homes Ltd., located at Cobourg, Ontario, to any dealer in the Province of Ontario".

Wentworth Transport Ltd.,

7 Simon Street,
Lachute, Quebec,

25737

applies for extra-provincial operating licence as follows:

NATURE AND ROUTE OR AREA OF PROPOSED SERVICE:

"For the carriage of uncrated, used household, office and store furniture, and where specially designed vehicles of the drop-frame type are used, equipped with pads, belts, hooks, wardrobes and special packing containers, objects of art, displays and exhibits which because of their unusual nature or value require specialized handling and the employment of pads, belts, hooks, wardrobes and special packing containers,

1. by shipment from points in the Provinces of Quebec, New Brunswick, Nova Scotia and Prince Edward Island, as authorized thereby, from points at the Ontario-Quebec border at Virginiatown, Judge, Haley's Crossing, Ottawa, Hawkesbury, Pointe Fortune and Riviere Beaudette, to points in the Province of Ontario, and from points in the Province of Ontario to the Ontario-Quebec border, at the said border points, for furtherance to points in the said Provinces;
2. by shipment from points in the said Provinces, as authorized thereby, in transit through the United States of America, from the international boundary at Cornwall and Lansdowne, to points in the Province of Ontario, and from points in the Province of Ontario to points at the said international boundary, for furtherance to points in the said Provinces;
3. from and to all points at the international boundary and the Ontario-Quebec border for movement in transit through Ontario, for inter-provincial traffic only".

Peplow Transport Limited,

18 Royal Road,
Guelph, Ontario,

04426-A6

applies for a Class 'T' public commercial vehicle operating licence as follows: "For the transportation of liquid latex in bulk in tank vehicles from the installations of Polysar Limited at Sarnia to points in the Province of Ontario and return of damaged or rejected shipments".

Nipissing Bus Lines Ltd.,

Cache Bay, Ontario,

04172-D

applies for transfer of shares as follows:

5,051 common shares from John Arcand to Joseph Arcand of Sturgeon Falls, Ontario.

D. S. CHURCH,
Secretary.

The following application for a certificate under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Wednesday, the 28th day of January, 1976, at 10 a.m. (E.S.T.):

Wray Anderson Easton,
Esq.,
203 Cindy Lane,
Angus, Ontario L0M 1B0,

23125-D

applies for extension to Class 'H' public commercial vehicle operating licence No. H-390, "For the carriage of uncrated, used household, office and store furniture, from points within a 20-mile radius of Angus to all points in the Province of Ontario and return.

PROVIDED that the licensee be restricted to the use of two commercial motor vehicles not designed for hauling semi-trailers.

PROVIDED that the current terms of H-390 are hereby cancelled".

D. S. CHURCH,
Secretary.

(6637)

49

The following application for a certificate under *The Public Commercial Vehicle Act*, R.S.O. 1970, Chapter 375, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Friday, the 19th day of December, 1975, at 10 a.m. (E.S.T.):

303604 Ontario Limited,
Box 219,
Orono, Ontario,

25069-B

applies for an amendment to Class 'A' public commercial vehicle operating licence No. A-246 including Class C, Class D and Class F privileges attached thereto,

- (1) delete all references to Orono or the Police Village of Orono and Village of Newcastle and substitute therefor the Town of Newcastle in the Regional Municipality of Durham;
- (2) delete all references to the County of Durham and substitute therefor the Regional Municipality of Durham".

Objections may be served upon the applicant and filed with the Board up to and including December 17th, 1975.

D. S. CHURCH,
Secretary.

(6638)

49

The following application for a certificate under *The Public Vehicles Act*, R.S.O. 1970, Chapter 392, will be heard by the Ontario Highway Transport Board, at the Royal Connaught Hotel, 112 King Street East, Hamilton, Ontario, on Monday, the 19th day of January, 1976, at 10 a.m. (E.S.T.):

Robert James Barrett, Esq.,
638 Hiawatha Blvd.,
Ancaster, Ontario,

25645

applies for a public vehicle operating licence, "For the carriage of passengers and their baggage between the Regional Municipality of Hamilton-Wentworth, Regional Municipality of Niagara, Burlington, Oakville, Mississauga, Toronto, Caledonia, Hagersville, Simcoe, Port Dover, Nanticoke, Brantford, Paris and Cambridge on one hand and Hamilton Civic Airport, situate in Mount Hope in the Township of Glandford on the other.

also, for the carriage of passengers and their baggage between Hamilton, Burlington, Ancaster, Dundas, Stoney Creek, Mount Hope and Caledonia on one hand and the Toronto International Airport on the other. Charter privileges to be granted to and from Hamilton Civic Airport.

PROVIDED passengers arrive or depart by air from the respective airport.

PROVIDED passengers are picked up or discharged at their residence or place of business.

PROVIDED that the operation is restricted to the use of vehicles with a capacity of fifteen (15) seats or less but not less than six (6) seats".

D. S. CHURCH,
Secretary.

(6639)

49

The following application for a certificate under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Friday, the 9th day of January, 1976, at 10 a.m. (E.S.T.):

William W. Glass,
o/a Gateway Delivery System,
620 Morris Street,
North Bay, Ontario,

07662-R

applies for extension to Class 'D' public commercial vehicle operating licence No. D-2291, in the following terms, "For the carriage of dressed poultry in commercial motor vehicles equipped with mechanical devices for creating and maintaining artificial temperatures for and on behalf of Checkerboard Farms Limited and Pinecrest Foods, a Division of Maple Leaf Mills, Ltd., from the City of North Bay to points in the Districts of Sudbury, Cochrane, Timiskaming and that portion of the District of Nipissing on and north of King's Highway No. 17".

PROVIDED that the above terms be deleted from the Class 'D' public commercial vehicle operating licence No. D-3499 now standing in the name of North Bay Pure Milk Dairy Ltd., of Box 532, North Bay, Ontario.

This will replace the application which previously appeared in THE ONTARIO GAZETTE of November 8th, 1975.

D. S. CHURCH,
Secretary.

(6640)

49

The following application for a certificate under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Wednesday, the 14th day of January, 1976, at 10 a.m. (E.S.T.):

K. F. Marshall Limited, 09335-C
605 Athlone Avenue,
Woodstock, Ontario,

applies for the transfer of Class 'C' public commercial vehicle operating licence No. 456, now standing in the name of Contract Cartage Limited, 37 Clarke Street, Woodstock, Ontario.

D. S. CHURCH,
Secretary.

(6641)

49

The following application for a certificate under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Thursday, the 29th day of January, 1976, at 10 a.m. (E.S.T.):

Manitoulin Transport Limited, 02406-A26
Gore Bay, Ontario,

applies for the transfer of Class 'A' public commercial vehicle operating licence No. 611, now standing in the name of Andwin Enterprises Limited, 1060 Second Street, Mississauga, Ontario.

D. S. CHURCH,
Secretary.

(6642)

49

John N. Brocklesby Transport Limited,

04406

759 Victoria Square,
Montreal, Quebec H2Y 2K3.

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificate pursuant to which extra-provincial operating licence No. X-367 was issued, and has fixed Friday, the 30th day of January, 1976, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, at 10 a.m. (E.S.T.) for that purpose.

At the hearing the reviewee will be required to show cause why this certificate should not be amended or revoked by reason of operations contrary to the public interest. The operations are, more specifically continued disregard of *The Public Commercial Vehicles Act* and *The Highway Traffic Act* and regulations pursuant thereto.

The Board may amend or revoke the terms of the said certificate.

D. S. CHURCH,
Secretary.

(6643)

49

Miller Paving Limited, 03565
P.O. Box 56,
Buttonville, Ontario.

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificates pursuant to which extra-provincial operating licence No. X-760 and Class 'D' public commercial vehicle operating licence No. D-893 and Class 'K' public commercial vehicle operating licence No. K-104 were issued, and has fixed Friday, the 30th day of January, 1976, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, at 10 a.m. (E.S.T.) for that purpose.

At the hearing the reviewee will be required to show cause why these certificates should not be amended or revoked by reason of operations contrary to the public interest. The operations are, more specifically continued disregard of *The Public Commercial Vehicles Act* and *The Highway Traffic Act* and regulations pursuant thereto.

The Board may amend or revoke the terms of the said certificates.

D. S. CHURCH,
Secretary.

(6644)

49

Trailermaster Freight Carriers Ltd.,**22033**

c/o Atripco Delivery Service,
170 University Avenue,
Suite 600,
Toronto 1, Ontario.

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificates pursuant to which Class 'A' public commercial vehicle operating licence No. A-772 and Class 'D' public commercial vehicle operating licence No. D-T-3292(1), D-3292, were issued and has fixed Thursday, the 29th day of January, 1976, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, at 10 a.m. (E.S.T.) for that purpose.

At the hearing the reviewee will be required to show cause why these certificates should not be amended or revoked by reason of operations contrary to the public interest. The operations are, more specifically continued disregard of *The Public Commercial Vehicles Act* and *The Highway Traffic Act* and regulations pursuant thereto.

The Board may amend or revoke the terms of the said certificates.

D. S. CHURCH,
Secretary.

(6645) 49

Servall Transport Limited,**00413**

123 Rexdale Blvd.,
Rexdale, Ontario,

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificates pursuant to which Class 'C' public commercial vehicle operating licence No. C-T-1312(1) and C-1312 were issued and has fixed Friday, the 30th day of January, 1976, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, at 10 a.m. (E.S.T.) (E.S.T.) for that purpose.

At the hearing the reviewee will be required to show cause why these certificates should not be amended or revoked by reason of operations contrary to the public interest. The operations are, more specifically continued disregard of *The Public Commercial Vehicles Act* and *The Highway Traffic Act* and regulations pursuant thereto.

The Board may amend or revoke the terms of the said certificates.

D. S. CHURCH,
Secretary.

(6646) 49

Arnold Bros. Transport Ltd.,**07183**

739 Lagimodiere Blvd.,
Winnipeg, Manitoba.

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificates pursuant to which extra-provincial operating licence No. X-T-934(1), X-T-934(2), X-934 and Class 'D' public commercial vehicle operating licence No. D-T-3267 and D-3267 were issued and has fixed Thursday, the 29th day of January, 1976, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, at 10 a.m. (E.S.T.) for that purpose.

At the hearing the reviewee will be required to show cause why these certificates should not be amended or revoked by reason of operations contrary to the public interest. The operations are, more specifically continued disregard of *The Public Commercial Vehicles Act* and *The Highway Traffic Act* and regulations pursuant thereto.

The Board may amend or revoke the terms of the said certificates.

D. S. CHURCH,
Secretary.

(6647) 49

L. Semkowich Transport Limited,**24085**

1030 Howard Road,
Burlington, Ontario.

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificate pursuant to which Class 'C' public commercial vehicle operating licence No. C-1326, was issued and has fixed Thursday the 29th day of January, 1976, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, at 10 a.m. (E.S.T.) for that purpose.

At the hearing the reviewee will be required to show cause why this certificate should not be amended or revoked by reason of operations contrary to the public interest. The operations are, more specifically continued disregard of *The Public Commercial Vehicles Act* and *The Highway Traffic Act* and regulations pursuant thereto.

The Board may amend or revoke the terms of the said certificate.

D. S. CHURCH,
Secretary.

(6648) 49

Grand Express Leasing Limited,**24539**

5 Lady Bank Road,
Toronto, Ontario.

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificate pursuant to which Class 'A' public commercial vehicle operating licence No. A-T-798(2) was issued and more particularly that portion which reads,

"PROVIDED FURTHER that this authority be temporary and be reviewed by the Board on or before the 1st day of February, 1976".

At time of review the licensee will be required to satisfy the Board that it has at all times operated within the confines of this operating authority. Following such review proceedings the Board will order either:

- (a) cancellation of its certificate which led to the issuance of this operating authority;
- (b) continuation of this authority on a temporary basis;
- (c) confirmation of this authority on a permanent basis,

and has fixed Thursday, the 29th day of January, 1976, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, at 10 a.m. (E.S.T.) for that purpose.

The Board may amend or revoke the terms of the said certificate.

D. S. CHURCH,
Secretary.

(6649) 49

Vaillancourt Transport Limited,**23426**

1445 Prince Street,
Hearst, Ontario.

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificates pursuant to which extra-provincial operating licence No. X-1893, Class 'H' public commercial vehicle operating licence No. H-198 and Class 'A' public commercial vehicle operating licence No. A-546 were issued, and has fixed Wednesday, the 14th day of January, 1976, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, at 10 a.m. (E.S.T.) for that purpose.

At the hearing the reviewee will be required to show cause why these certificates should not be amended or revoked by reason of operations contrary

to the public interest. The operations are, more specifically continued disregard of *The Public Commercial Vehicles Act* and *The Highway Traffic Act* and regulations pursuant thereto.

The Board may amend or revoke the terms of the said certificates.

D. S. CHURCH,
Secretary.

(6650) 49

Kingsway Dalewood Limited,**01130**

123 Rexdale Boulevard,
Rexdale, Ontario M9W 1P3.

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificates pursuant to which extra-provincial operating licence No. X-467, Class 'K' public commercial vehicle operating licence No. K-282 and Class 'A' public commercial vehicle operating licence No. A-109, were issued, and has fixed Friday, the 30th day of January, 1976, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, at 10 a.m. (E.S.T.) for that purpose.

At the hearing the reviewee will be required to show cause why these certificates should not be amended or revoked by reason of operations contrary to the public interest. The operations are, more specifically continued disregard of *The Public Commercial Vehicles Act* and *The Highway Traffic Act* and regulations pursuant thereto.

The Board may amend or revoke the terms of the said certificates.

D. S. CHURCH,
Secretary.

(6651) 49

Dominion-Consolidated Truck Lines Limited,**10772**

775 The Queensway,
Toronto, Ontario M8Z 5K9.

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificates pursuant to which extra-provincial operating licence No. X-T-1167(1) and X-1167, Class 'A' public commercial vehicle operating licence No. A-457 and Class 'H' public commercial vehicle operating licence No. H-282 were issued, and has fixed Friday, the 16th day of January, 1976, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, at 10 a.m. (E.S.T.) for that purpose.

At the hearing the reviewee will be required to show cause why these certificates should not be amended or revoked by reason of operations contrary to the public interest. The operations are, more specifically continued disregard of *The Public Commercial Vehicles Act* and *The Highway Traffic Act* and regulations pursuant thereto.

The Board may amend or revoke the terms of the said certificates.

D. S. CHURCH,
Secretary.

(6652)

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**Dominion-Consolidated Truck
Lines Limited,**

10772

775 The Queensway,
Toronto, Ontario M8Z 5K9.

The Ontario Highway Transport Board, pursuant to Section 17, of *The Ontario Highway Transport Board Act*, will review the Class 'H' public commercial vehicle operating licence No. H-282 in the name of Dominion-Consolidated Truck Lines Limited, to establish whether service is being provided under the said authority or the authority is dormant. The Board will accept documentary evidence as proof of service to the public. The reviewee is requested to advise the Board by means of a written notice if the Class 'H' public commercial vehicle operating licence is not being used to serve the public and that it is content to have this portion removed from the said authority, in which case this review will be cancelled. The Board has fixed Friday, the 16th day of January, 1976, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, at 10 a.m. (E.S.T.) for that purpose.

The Board may amend or revoke the terms of the said certificate.

D. S. CHURCH,
Secretary.

(6653)

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**A-1 Moving & Transport
Limited,**

23928

10600 Balzac Street,
Montreal 460, Quebec.

Upon Motion having been made on the 14th day of October, 1975, for a rehearing of the review of the terms, pursuant to which extra-provincial operating licence No. 1159 was issued which was heard on the 14th day of February, 1975, be reheard by a panel of the Board other than members G. W. Stoddart and E. M. Walker at a time and date to set by the Chairman to clarify that portion of the licence which reads: "For the carriage of used household goods and uncrated new furniture" and has fixed Thursday the 15th day of January, 1976, at 10 a.m. at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario for that purpose.

The Board may amend or revoke the terms of the said certificate.

D. S. CHURCH,
Secretary.

(6654)

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ERRATUM

Vide Gazette, Page 4504, November 15th, 1975 Gazette.

Notice Re: Bilnor Express Ltd., for Transfer of Shares No. 22635-E is hereby cancelled.

D. S. CHURCH,
Secretary.

(6655)

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The following applications for approval of tariff of tolls, having been referred to The Ontario Highway Transport Board pursuant to Section 11 of *The Public Vehicles Act*, R.S.O. 1970, Chapter 392, will be heard by The Ontario Highway Transport Board at its Chambers, Britannica House, 10th Floor, 151 Bloor Street West, Toronto, Ontario, on Tuesday, the 23rd day of December, 1975 at 9.00 a.m. (E.S.T.). The Board shall entertain representations by any persons presenting themselves at the time and place hereinbefore described:

NAME

LICENCE No.

Franklin Gaudin Hewgill
Burley Bus Lines Limited

TARIFF OF CHARTERED TRIP RATES

PUBLIC VEHICLE

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the ministry, is a proposed tariff of chartered trip rates for the public vehicle service operated by

Franklin Gaudin Hewgill

Effective Date November 18, 1975

Signature.....

Length of Trip in Miles	Registered Seating Capacity 46	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity
	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip
30	65¢ per mile					
40						
50						
60						
70						
80	Plus	Waiting time \$4.50 per hour				
90						
100						
110						
120						
130						
140						
150						
160						
170						
180						
190						
200						
Minimum rate for any chartered trip not wholly within one municipality	\$ 25.00					

NOTE:—

1. In spaces provided under headings, "Registered Seating Capacity," insert seating capacity of various buses operated.
2. Under columns headed, "Rate per Trip," and opposite each mileage figure listed in column, "Length of Trip in Miles," enter rate charged for operation of bus with corresponding seating capacity for similar mileage.

TARIFF OF TOLLS

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the ministry, is a tariff of tolls proposed for the public vehicle service operated by
Burley Bus Lines Limited

Between Palmerston and Guelph
Effective Date November 14, 1975 Signature.....

To FROM	MILEAGE										
			Palmerston	Moorefield	Drayton	Goldstone	Alma	Salem	Elora	Guelph	
Palmerston	—	S R	.65	S R .75	S R .85	S R .95	S R 1.05	S R 1.25	S R 1.35	S R 1.50	S R
Moorefield	6.0			S R .65	S R .75	S R .85	S R .95	S R 1.15	S R 1.25	S R 1.40	S R
Drayton	11.0				S R .65	S R .75	S R .85	S R 1.05	S R 1.15	S R 1.30	S R
Goldstone	16.0					S R .65	S R .75	S R .95	S R 1.05	S R 1.20	S R
Alma	22.0						S R .65	S R .75	S R .90	S R 1.10	S R
Salem	30.0							S R .65	S R .65	S R .90	S R
Elora	33.4								S R .65	S R .80	S R
Guelph	45.0									S R .65	S R
											S R

NOTE:—

Opposite "S" in each space enter the single or one way fare proposed.

Opposite "R" in each space enter the return fare proposed.

In the columns headed "From" and "To" enter names of stopping places or fare divisions in the order in which they are located on your route

In the column headed "Mileage" enter the distance in miles between each stopping place or fare division.

In the space provided for "Special Fares" enter "Rates" for trip or book tickets and school or children's fares, if any.

D. S. CHURCH,
Secretary.

Government Notices Respecting Corporations

Certificates of Incorporation Issued

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, a certificate of incorporation has been issued to:

Name of Corporation	Date of Incorporation	Head Office
ACCESSORIES PLUS INC.....	Nov. 12, 1975	Metro. Toronto
A. C. ATLANTIC BUILDING AND JANITORIAL SERVICE LIMITED.....	Nov. 5, 1975	Metro. Toronto
A.C.S. REALTY LIMITED.....	Oct. 31, 1975	Metro. Toronto
AETNA PEST CONTROL LIMITED.....	Nov. 5, 1975	Metro. Toronto
ALLISTON GARDENS LIMITED.....	Nov. 10, 1975	Vaughan
DENNIS AMEY MOTOR SALES CO. LTD.....	Nov. 6, 1975	Kingston
AQUAMID LIMITED.....	Nov. 13, 1975	Sault Ste. Marie
AQUASAR INTERNATIONAL LIMITED.....	Nov. 6, 1975	Sarnia
ARCTIC SNOW CLEARING SERVICES LTD.....	Nov. 4, 1975	Metro. Toronto
ARLINGTON RACQUET SPORTS INC.....	Oct. 28, 1975	Burlington
RALPH BAKER & SONS LIMITED.....	Nov. 7, 1975	Metro. Toronto
BARBERGLEN DEVELOPMENTS INC.....	Oct. 31, 1975	Metro. Toronto
BARBERTOWN DEVELOPMENTS INC.....	Oct. 31, 1975	Metro. Toronto
BARRIO FIESTA ENTERPRISES LIMITED.....	Nov. 5, 1975	Metro. Toronto
BASE-LINE ENVIRONMENTAL RESEARCH LIMITED.....	Nov. 12, 1975	Metro. Toronto
BEATTIE & GILES MANAGEMENT INC.....	Nov. 14, 1975	London
BEAUTIFUL BAGS LIMITED.....	Sept. 12, 1975	Metro. Toronto
BEAVER BEND INVESTMENTS LIMITED.....	Nov. 7, 1975	Metro. Toronto
HELEN BLAKEY FLOWERS LIMITED.....	Nov. 5, 1975	Metro. Toronto
BLUELINE INVESTMENTS LTD.....	Nov. 12, 1975	Metro. Toronto
BOW-DELL PUBLISHING LIMITED.....	Nov. 4, 1975	Hamilton
BRI-LI ELECTRIC LTD.....	Nov. 12, 1975	Tillsonburg
BURLINGTON BROADCASTING INC.....	Nov. 14, 1975	Burlington
CANADIAN TRADITIONS FURNITURE LIMITED.	Nov. 13, 1975	Mississauga

Name of Corporation	Date of Incorporation	Head Office
CAN - CAN INTERNATIONAL TRANSPORTATION SALES LIMITED.....	Nov. 4, 1975	Vespra
CANISCO PRODUCTS LIMITED.....	Nov. 12, 1975	Metro. Toronto
CARAMONT STATIONERS LIMITED.....	Nov. 7, 1975	Metro. Toronto
CARENG ENTERPRISES LIMITED.....	Nov. 7, 1975	Brampton
CARPET WORLD (SAULT) LTD.....	Nov. 7, 1975	Sault Ste. Marie
DOUGLAS S. CARRICK ASSOCIATES LIMITED...	Oct. 31, 1975	Metro. Toronto
CEDARBRAE LANDSCAPING & INDUSTRIAL MAINTENANCE LTD.....	Nov. 17, 1975	Burlington
CHAGATELLE LIMITED.....	Nov. 10, 1975	Metro. Toronto
CHEMONG HARDWARE LIMITED.....	Nov. 12, 1975	Twp. Smith
CODECON CONSULTANTS LIMITED.....	Nov. 10, 1975	Metro. Toronto
COFEX CONSORTIUM LTD.....	Oct. 31, 1975	Metro. Toronto
COM/SEC PROPERTY MANAGEMENT LTD.....	Nov. 6, 1975	Metro. Toronto
CONOFKO LIMITED.....	Oct. 30, 1975	Metro. Toronto
CORIANDER HOLDINGS LTD.....	Oct. 30, 1975	Metro. Toronto
C.P.L. DEESIDE INVESTMENTS LIMITED.....	Nov. 7, 1975	Metro. Toronto
C.P.S. INVESTMENTS LIMITED.....	Nov. 7, 1975	Metro. Toronto
CREATIVE TRAVEL (CANADA), INC.....	Nov. 5, 1975	Metro. Toronto
CROWN DRILLING LTD.....	Nov. 6, 1975	Markham
CUSTOM CANVAS COMPANY LIMITED.....	Nov. 7, 1975	Metro. Toronto
DALE-SIDE MANAGEMENT SERVICES LIMITED.	Nov. 3, 1975	Metro. Toronto
DANBEL INDUSTRIES LIMITED.....	Nov. 13, 1975	Metro. Toronto
DATASTREAM LTD.....	Nov. 6, 1975	Metro. Toronto
DEPOL CONSTRUCTION MANAGEMENT LIMITED.....	Nov. 12, 1975	Metro. Toronto
DIMILTA BROS. LIMITED.....	Nov. 7, 1975	Metro. Toronto
DIVIS WASHER SERVICE LTD.....	Nov. 12, 1975	Metro. Toronto
DONLOFF REAL ESTATE LIMITED.....	Nov. 12, 1975	Mississauga
D.T.V. COMMERCIAL SERVICES LTD.....	Nov. 5, 1975	Metro. Toronto
DUNBAR REALTY LIMITED.....	Oct. 31, 1975	Metro. Toronto
DWYER-CHARLES INTERIORS LIMITED.....	Nov. 7, 1975	Brampton
ELECTRO INTER-OFFICE REFINISHERS LTD...	Oct. 23, 1975	Metro. Toronto

Name of Corporation	Date of Incorporation	Head Office
R ELOUL INC.....	Nov. 13, 1975	Metro. Toronto
ERIE TOURS LTD.....	Nov. 10, 1975	London
EXPLORAIR AVIATION LTD.....	Nov. 4, 1975	Metro. Toronto
A. W. FERGUSON ENTERPRISES LIMITED.....	Nov. 5, 1975	Metro. Toronto
FLORIDGE EXPLORATIONS LIMITED.....	Nov. 6, 1975	Metro. Toronto
FLOWTRANS LIMITED.....	Oct. 30, 1975	Metro. Toronto
FORBES APPAREL LIMITED.....	Nov. 5, 1975	Oshawa
FOREST CITY MARKET LTD.....	Nov. 14, 1975	London
409 AUTO COLLISION LIMITED.....	Nov. 5, 1975	Brampton
FRENOR CATERING LIMITED.....	Oct. 23, 1975	Oakville
FRIENDSHIP FURNITURE SALES & RENTALS LTD.....	Nov. 5, 1975	Sarnia
LARRY FRUITMAN ENTERPRISES LIMITED.....	Oct. 28, 1975	Metro. Toronto
GABRIEL AUDIO VISUAL INC.....	Nov. 13, 1975	Metro. Toronto
HENRY GARDNER & SON LTD.....	Nov. 12, 1975	Metro. Toronto
J. GASCOIGNE MANAGEMENT INCORPORATED.....	Nov. 4, 1975	Metro. Toronto
GENARD CONSTRUCTION ASSOCIATES LIMITED.....	Oct. 30, 1975	Metro. Toronto
G.F.B. FINANCIAL SERVICES LIMITED.....	Nov. 4, 1975	Oakville
GHM RECREATIONAL SPECIALISTS LTD.....	Oct. 27, 1975	Metro. Toronto
SERGIO GIUSTI CONSTRUCTION COMPANY LIMITED.....	Nov. 5, 1975	Hamilton
GLENTWORTH MANUFACTURING INC.....	Oct. 28, 1975	Metro. Toronto
GLOBESTOCK INC.....	Nov. 7, 1975	Metro. Toronto
GLOVER & GLOVER MANAGEMENT INC.....	Nov. 14, 1975	London
DOUG GODDARD ENTERPRISES LTD.....	Nov. 6, 1975	Vil. Fenelon Falls, Co. Victoria
G. O. H. SEATRADE LTD.....	Nov. 10, 1975	Whitby
GOLDENROD PRODUCTIONS LTD.....	Nov. 7, 1975	Metro. Toronto
GOWEST REALTY LTD.....	Oct. 30, 1975	Metro. Toronto
GRANADA POOLS LTD.....	Nov. 18, 1975	Metro. Toronto
GRANGE AREA CO-OPERATIVE HOMES INCORPORATED.....	Nov. 10, 1975	Metro. Toronto
THE GREEN ANVIL LTD.....	Nov. 12, 1975	Ottawa

Name of Corporation	Date of Incorporation	Head Office
MOR POWER PETROLEUM SALES & SERVICES LIMITED.....	Nov. 3, 1975	Metro. Toronto
NECTAR & VROSIS COMPANY LIMITED.....	Nov. 6, 1975	Markham
NEKCO SYSTEMS INCORPORATED.....	Nov. 5, 1975	Mississauga
J.F. NELLES & ASSOCIATES INC.....	Nov. 6, 1975	Belleville
THE 19TH TEE LTD.....	Nov. 12, 1975	Ottawa
NOBLET ENTERPRISES LTD.....	Nov. 12, 1975	Kitchener
NOR-DAWN REAL ESTATE LTD.....	Sept. 16, 1975	Mississauga
NORFOLK EQUIPMENT REPAIR LIMITED.....	Nov. 7, 1975	Simcoe
NORMADENE & I FASHION SHOPPES LTD.....	Nov. 7, 1975	Metro. Toronto
NORTH RIDGE MUSHROOM FARMS (1975) LIMITED.....	Nov. 12, 1975	Windsor
NORTH SCREEN STUDIO LTD.....	Nov. 7, 1975	Metro. Toronto
NORTHERN LIGHT CONSTRUCTION LTD.....	Nov. 10, 1975	Richmond Hill
THE NUMBERS RESTAURANTS (NEW HAMBURG) LIMITED.....	Nov. 17, 1975	Twp. Wilmot
OAKES TILE AND FLOORING LTD.....	Nov. 13, 1975	Burlington
O'KEEFE-HAZEN LIMITED.....	Nov. 12, 1975	Windsor
JIM OLSON INCORPORATED.....	Sept. 19, 1975	Metro. Toronto
ORMARK ENTERPRISES LIMITED.....	Nov. 6, 1975	Metro. Toronto
PACERS CONSULTING GROUP LTD.....	Nov. 5, 1975	Metro. Toronto
PANACHE DESIGN LIMITED.....	Nov. 6, 1975	Metro. Toronto
PAN CARIBBEAN INVESTMENT CORPORATION LIMITED.....	Oct. 31, 1975	Metro. Toronto
P A P S GRAPHICS LIMITED.....	Nov. 6, 1975	Metro. Toronto
PICKERING CHRYSLER PLYMOUTH LIMITED...	Oct. 24, 1975	Metro. Toronto
PINE HILL AUTO (1975) LIMITED.....	Nov. 7, 1975	Markham
PLANNING COLLABORATIVE INC.....	Nov. 12, 1975	Metro. Toronto
PLANTATION STEAK HOUSE LIMITED.....	Nov. 3, 1975	Metro. Toronto
POSICOM SYSTEMS INC.....	Nov. 6, 1975	Metro. Toronto
PROFESSIONAL DENTARMART LTD.....	Nov. 12, 1975	Metro. Toronto
MOHAMED PUNJANI GROUP LTD.....	Nov. 6, 1975	Metro. Toronto
PUSKAS REAL ESTATE LIMITED.....	Oct. 24, 1975	Wallaceburg

Name of Corporation	Date of Incorporation	Head Office
THE RAETS GROUP LTD.....	Oct. 28, 1975	Metro. Toronto
RED SEAL FLORISTS LIMITED.....	Nov. 12, 1975	Barrie
ELWOOD REID AUTO LEASING LIMITED.....	Nov. 10, 1975	Metro. Toronto
RHEIN-HESSSEN IMPORTS INC.....	Oct. 30, 1975	Metro. Toronto
RICK'S RADIO & T.V. INC.....	Nov. 10, 1975	Twp. Elliot Lake, Dis. Algoma
R. J. MECHANICAL SERVICES INC.....	Nov. 6, 1975	Metro. Toronto
R. J.'S MEAT PIES LIMITED.....	Nov. 6, 1975	Whitby
RO-BUCK CONTRACTING LIMITED.....	Nov. 12, 1975	Metro. Toronto
ROSELY ENTERPRISES INC.....	Nov. 12, 1975	Welland
ROYMOUNT MANAGEMENT ENTERPRISES INC..	Nov. 7, 1975	Metro. Toronto
ARNIA SIDING AND AWNINGS LIMITED.....	Nov. 6, 1975	Sarnia
CARCAN CONSTRUCTION LIMITED.....	Nov. 6, 1975	Metro. Toronto
CHOMBERG SUBMERSIBLE PUMPS LIMITED...	Nov. 6, 1975	Twp. King
EA GULL SPORTSWEAR COMPANY LIMITED...	Nov. 6, 1975	Metro. Toronto
EDGEMOOR CORPORATION LIMITED.....	Nov. 5, 1975	Metro. Toronto
ELECTA INTERIORS & SUPPLIES LIMITED.....	Nov. 5, 1975	Metro. Toronto
HE SETTLERS' HEARTH (BELLEVILLE) INC. ...	Nov. 10, 1975	Belleville
HAAN INTERNATIONAL IMPORT & EXPORT CO. LTD.....	Nov. 12, 1975	Metro. Toronto
GEORGE SIM ENTERPRISE LIMITED.....	Nov. 12, 1975	Oakville
KARLAN ENTERPRISES LIMITED.....	Nov. 7, 1975	Ottawa
J. SKOF GENERAL MASONRY CONSTRUCTION LTD.....	Nov. 3, 1975	Ottawa
KNOWBERRY HOLDINGS LIMITED.....	Nov. 3, 1975	Metro. Toronto
ARIA SOUSA BEAUTY SALON AND ELECTROLYSIS LIMITED.....	Oct. 28, 1975	Hamilton
PEEDY ELECTRICAL CONTRACTORS LIMITED..	Nov. 5, 1975	Metro. Toronto
TOP 21 RESTAURANT INC.....	Nov. 7, 1975	Metro. Toronto
QUART WEAVING GROUP (CANADA) LTD.....	Oct. 17, 1975	Metro. Toronto
NNNYMEAD FARMS (BRAMALEA) LIMITED.....	Nov. 12, 1975	Brampton
UNSHINE CO-OPERATIVE NURSERY SCHOOL INC.....	Nov. 12, 1975	Barrie
TTAN MOORE LTD.....	Nov. 6, 1975	Ottawa

Name of Corporation	Date of Incorporation	Head Office
TAJ REAL ESTATE LIMITED.....	Oct. 29, 1975	Metro. Toronto
TAPROOTS RESEARCH INC.....	Oct. 30, 1975	Metro. Toronto
W. H. TAYLOR CONSULTING LIMITED.....	Nov. 10, 1975	Metro. Toronto
TECK'S SEAFOODS LTD.....	Nov. 10, 1975	Twp. Oro
TERNHILL ASSOCIATES INC.....	Oct. 17, 1975	Metro. Toronto
THORNHILL REAL ESTATE LIMITED.....	Nov. 6, 1975	Markham
TIVER-TOWN HOLDINGS LTD.....	Nov. 4, 1975	Vil. Tiverton
TOMIMA ENTERPRISES LIMITED.....	Nov. 12, 1975	Metro. Toronto
M. E. TOWNSEND HOLDINGS LTD.....	Nov. 12, 1975	Oshawa
TREBELL TRANSPORT LTD.....	Nov. 7, 1975	Stayner
TRIANGLE EXPLORATIONS LIMITED.....	Nov. 6, 1975	Metro. Toronto
TYKA INVESTMENTS LIMITED.....	Nov. 10, 1975	Hamilton
UNITED CALIFORNIA COMMERCIAL CORPORATION.....	Oct. 8, 1975	Metro. Toronto
UNIQUE TITLE AND CONVEYANCING LIMITED.	Nov. 4, 1975	Metro. Toronto
UNIVERSAL INTERIOR SYSTEMS INC.....	Nov. 7, 1975	Vaughan
URBAN HERITAGE LIMITED.....	Nov. 6, 1975	Metro. Toronto
VERSATILE POLYURETHANE PRODUCTS COMPANY LIMITED.....	Nov. 10, 1975	Hamilton
VILLAGE ROOFING LIMITED.....	Nov. 5, 1975	Metro. Toronto
WALEL INVESTMENTS COMPANY INC.....	Nov. 12, 1975	Metro. Toronto
THOMAS R. WELCH & ASSOCIATES LTD.....	Sept. 24, 1975	Metro. Toronto
WESTON RADIOLOGICAL FACILITIES (1975) LIMITED.....	Nov. 7, 1975	Metro. Toronto
W.F.C. AUTOMATIC VENDING LIMITED.....	Nov. 10, 1975	Orangeville
WILLNOR HOLDINGS LIMITED.....	Nov. 6, 1975	Alliston
WOODCHESTER REAL ESTATE LTD.....	Oct. 24, 1975	Mississauga
WOODSTOCK POOLS LIMITED.....	Nov. 7, 1975	Twp. Norwich, Co. Oxford
JOSEPH YOLLES GALLERIES LTD.....	Nov. 6, 1975	Metro. Toronto
YOUNG'S POINT ESTATES LIMITED.....	Nov. 6, 1975	Metro. Toronto
ZIMMERMAN BROS. POOL SERVICES LTD.....	Nov. 7, 1975	Mississauga
314340 ONTARIO LIMITED.....	Nov. 12, 1975	Niagara Falls

Name of Corporation	Date of Incorporation	Head Office
14344 ONTARIO LIMITED.....	Oct. 29, 1975	Town of Whitchurch-Stouffville, Rgl. Mun. York
14349 ONTARIO LIMITED.....	Nov. 7, 1975	Richmond Hill
15034 ONTARIO LIMITED.....	Nov. 5, 1975	Metro. Toronto
15189 ONTARIO LIMITED.....	Nov. 5, 1975	Metro. Toronto
15191 ONTARIO LTD.....	Nov. 6, 1975	Metro. Toronto
15192 ONTARIO LIMITED.....	Nov. 6, 1975	Mississauga
15193 ONTARIO LIMITED.....	Nov. 6, 1975	Metro. Toronto
15194 ONTARIO LIMITED.....	Nov. 6, 1975	Metro. Toronto
15196 ONTARIO LIMITED.....	Nov. 7, 1975	Metro. Toronto
15197 ONTARIO LIMITED.....	Nov. 10, 1975	Metro. Toronto
15198 ONTARIO LIMITED.....	Nov. 10, 1975	Metro. Toronto
15199 ONTARIO LIMITED.....	Nov. 12, 1975	Metro. Toronto
15284 ONTARIO LIMITED.....	Nov. 7, 1975	Ottawa
15429 ONTARIO INC.....	Nov. 4, 1975	Metro. Toronto
15470 ONTARIO LIMITED.....	Nov. 5, 1975	Hamilton
15471 ONTARIO LIMITED.....	Nov. 5, 1975	Brockville
15472 ONTARIO LIMITED.....	Nov. 13, 1975	Metro. Toronto
15473 ONTARIO LIMITED.....	Nov. 5, 1975	Metro. Toronto
15474 ONTARIO LIMITED.....	Nov. 5, 1975	Metro. Toronto
15475 ONTARIO LIMITED.....	Nov. 5, 1975	Metro. Toronto
15476 ONTARIO LTD.....	Nov. 6, 1975	Metro. Toronto
15520 ONTARIO LIMITED.....	Nov. 5, 1975	Timmins
15521 ONTARIO LIMITED.....	Nov. 6, 1975	Guelph
15522 ONTARIO LIMITED.....	Nov. 6, 1975	Metro. Toronto
15556 ONTARIO LIMITED.....	Nov. 7, 1975	Metro. Toronto
15595 ONTARIO LIMITED.....	Nov. 7, 1975	Metro. Toronto
15596 ONTARIO LIMITED.....	Nov. 7, 1975	Metro. Toronto
15625 ONTARIO LIMITED.....	Nov. 10, 1975	Vaughan
15629 ONTARIO LIMITED.....	Nov. 6, 1975	St. Catharines
15632 ONTARIO LIMITED.....	Nov. 10, 1975	Kitchener
15634 ONTARIO LIMITED.....	Nov. 10, 1975	Kitchener

Name of Corporation	Date of Incorporation	Head Office
315638 ONTARIO LIMITED.....	Nov. 10, 1975	Metro. Toronto
315644 ONTARIO LIMITED.....	Nov. 10, 1975	Metro. Toronto
315645 ONTARIO LIMITED.....	Nov. 10, 1975	Metro. Toronto
315646 ONTARIO LIMITED.....	Nov. 10, 1975	Metro. Toronto
315647 ONTARIO LIMITED.....	Nov. 10, 1975	Metro. Toronto
315648 ONTARIO LIMITED.....	Nov. 10, 1975	Metro. Toronto
315684 ONTARIO LIMITED.....	Nov. 12, 1975	Metro. Toronto
315724 ONTARIO INC.....	Nov. 12, 1975	Metro. Toronto
315737 ONTARIO LIMITED.....	Nov. 12, 1975	Metro. Toronto
315743 ONTARIO LIMITED.....	Nov. 12, 1975	Ottawa
315800 ONTARIO LIMITED.....	Nov. 12, 1975	Metro. Toronto
315802 ONTARIO LIMITED.....	Nov. 12, 1975	Kitchener
315920 ONTARIO LIMITED.....	Nov. 14, 1975	Belleville

D. S. CHURCH,
Executive Director, Companies Division.

(6613)

4

Letters Patent of Incorporation Issued

NOTICE IS HEREBY GIVEN that, under *The Corporations Act*, Letters Patent have been issued to:

Name of Corporation	Date of Incorporation	Head Office
AMHERST WILDLIFE FOUNDATION (without share capital).....	Oct. 15, 1975	City of Toronto
BRAMPTON CHRISTIAN FELLOWSHIP (without share capital).....	Oct. 10, 1975	City of Brampton
CAMBRIDGE BIG SISTERS INC. (without share capital).....	Oct. 29, 1975	City of Cambridge
CANADA ORIENT PEARLS (without share capital).....	Oct. 27, 1975	City of Toronto
CANADIAN ARTISTS' REPRESENTATION ONTARIO (C.A.R.O.) (without share capital).....	Nov. 6, 1975	City of St. Catharines
CARIB CULTURAL ASSOCIATION OF TORONTO (without share capital).....	Oct. 10, 1975	City of Toronto
CENTRE RECREATIF LEMIEUX RECREATIONAL CENTRE INCORPORATED (without share capital).	Sept. 24, 1975	Twp. of Cambridge

Name of Corporation	Date of Incorporation	Head Office
FERGUS MANOR (without share capital).....	Nov. 7, 1975	City of Kingston
THE GILBERT GOODMAN FAMILY FOUNDATION (without share capital).....	Nov. 3, 1975	Bor. of North York
HOUSE OF WELCOME INC. (without share capital) ..	Sept. 11, 1975	City of Ottawa
LAMBTON SENIOR CITIZENS HOME CORPORATION (without share capital).....	Oct. 30, 1975	City of Sarnia
THE LIVING INSTITUTE (without share capital)....	Oct. 31, 1975	City of Mississauga
NALANDA INSTITUTE (without share capital).....	Nov. 12, 1975	City of Guelph
NORTHERN COMMUNITY DEVELOPMENT SERVICES (without share capital).....	Nov. 5, 1975	Town of Fort Frances
THE OPTIMIST CLUB OF KOMOKA, ONTARIO (without share capital).....	Nov. 5, 1975	Twp. of Lobo
ORANGEVILLE JUNIOR C STONECRUSHERS INCORPORATED (without share capital).....	Nov. 5, 1975	Town of Orangeville
REXDALE PRESBYTERIAN SENIOR CITIZENS CORPORATION (without share capital).....	Nov. 5, 1975	Mun. of Metro. Toronto
WHITE OWL METIS & NON-STATUS INDIANS (without share capital).....	Nov. 9, 1975	City of Kitchener

B. C. HOWARD,
Executive Director, Companies Division.

(6614)

49

Certificate of Amalgamation Issued

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, a certificate of amalgamation has been issued to:

Name of Amalgamated Corporation	Effective Date	Head Office	Names of Amalgamating Corporations
WELTON LIMITED.....	Nov. 1, 1975	Metro. Toronto	Welglen Limited Welton Limited

B. C. HOWARD,
Executive Director, Companies Division.

(6615)

49

Amendments to Articles

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, amendments to articles have been effected as follows:

Name of Corporation	Date of Incorporation	Effective Date	Type of Certificate Issued
AYLWARD INCORPORATED.....	Jan. 23, 1974	Nov. 12, 1975	Certificate of Amendment of Articles
J. R. BOOTH TRAVEL LIMITED.....	Mar. 13, 1975	Nov. 4, 1975	Certificate of Amendment of Articles
BROUGHAM LEASING LIMITED (formerly C.V.L. Leasing Limited)....	Oct. 16, 1975	Nov. 4, 1975	Certificate of Amendment of Articles
DOMUS INTERIORS LIMITED (formerly Domus Woodworking Limited).....	Feb. 16, 1971	Nov. 14, 1975	Certificate of Amendment of Articles
DUNDAS-JAFINE INDUSTRIES LIMITED (formerly Jafine Industries Limited).....	Mar. 3, 1970	Nov. 6, 1975	Certificate of Amendment of Articles
E.G.W. ONTARIO LIMITED (formerly The Electric & Gas Welding (Ontario) Limited).....	May 5, 1975	Nov. 5, 1975	Certificate of Amendment of Articles
C.G. EMERY INTERNATIONAL LIMITED.....	Jan. 4, 1957	Nov. 14, 1975	Certificate of Amendment of Articles
G. & A. ACCOMMODATIONS LIMITED	Sept. 25, 1972	Nov. 3, 1975	Certificate of Amendment of Articles
J. GIBB CONSTRUCTION LIMITED (formerly Mel Gibb Developments Limited).....	Sept. 12, 1974	Nov. 12, 1975	Certificate of Amendment of Articles
GORDON HODGINS HOLDINGS LIMITED (formerly Hodgins-Poirier Limited).....	Jan. 30, 1975	Nov. 4, 1975	Certificate of Amendment of Articles
HUNTER, ROWELL & CO. LIMITED.	Dec. 20, 1932	Nov. 3, 1975	Certificate of Amendment of Articles
JACQUIE SALIS INTERNATIONAL LTD. (formerly The Schvitz Limited) .	Oct. 4, 1957	Oct. 1, 1975	Certificate of Amendment of Articles
KINGSWAY RADIOLOGICAL SERVICES LIMITED.....	Mar. 16, 1966	Oct. 31, 1975	Certificate of Amendment of Articles
LAURENDON FARMS LIMITED.....	Dec. 30, 1958	Nov. 3, 1975	Certificate of Amendment of Articles

Name of Corporation	Date of Incorporation	Effective Date	Type of Certificate Issued
MCGUINNESS DISTILLERS LIMITED	Mar. 16, 1962	Oct. 14, 1975	Certificate of Amendment of Articles
MASTER MANAGEMENT INVESTMENTS LIMITED (formerly Master Management Corporation Limited).....	Feb. 23, 1959	Oct. 31, 1975	Certificate of Amendment of Articles
MENTINO INVESTMENTS LIMITED (formerly 313318 Ontario Limited)....	Oct. 7, 1975	Nov. 5, 1975	Certificate of Amendment of Articles
MONAGHAN CONSTRUCTION CO. LTD. (formerly Vibert Concrete Products Limited).....	July 11, 1969	Nov. 4, 1975	Certificate of Amendment of Articles
THE MOORE TYPE FOUNDRY LIMITED.....	Apr. 29, 1947	Oct. 30, 1975	Certificate of Amendment of Articles
MUSTERRING INTERNATIONAL LIMITED.....	Nov. 23, 1970	Oct. 29, 1975	Certificate of Amendment of Articles
NOREMCO LEISURE PRODUCTS LIMITED (formerly Noremco Marking Systems Limited).....	Oct. 26, 1971	Oct. 30, 1975	Certificate of Amendment of Articles
PIOTROWICZ HOLDINGS LIMITED (formerly Ireland Glass and Glazing Company Limited).....	Oct. 18, 1975	Nov. 13, 1975	Certificate of Amendment of Articles
PLIBRICO (CANADA) LIMITED.....	Jan. 28, 1933	Nov. 3, 1975	Certificate of Amendment of Articles
POWER REPORTING LIMITED.....	Aug. 20, 1964	Nov. 3, 1975	Certificate of Amendment of Articles
RED STAR EXPRESS LINES OF ONTARIO LIMITED (formerly Wallace Transport Co. Limited).....	Feb. 28, 1963	Nov. 12, 1975	Certificate of Amendment of Articles
SCINTILORE EXPLORATIONS LIMITED (formerly Scintilore Mines, Limited) (No Personal Liability).....	Mar. 5, 1953	Oct. 20, 1975	Certificate of Amendment of Articles
SENTINEL UNDERWRITING REVIEW LIMITED.....	Apr. 28, 1967	Nov. 5, 1975	Certificate of Amendment of Articles
SILVER LEADER MINES LIMITED..	June 30, 1967	Nov. 3, 1975	Certificate of Amendment of Articles

Name of Corporation	Date of Incorporation	Effective Date	Type of Certificate Issued
SOUVENIR PHOTOS INTERNATIONAL LIMITED (formerly Tee-Pee Snack Shops of Canada Limited).....	Dec. 7, 1961	Nov. 10, 1975	Certificate of Amendment of Articles
STRATHEARN HOUSE GROUP LIMITED.....	Jan. 21, 1965	Nov. 7, 1975	Certificate of Amendment of Articles
TAN-AN PROPERTIES LIMITED (formerly Bolton Stretchers & Frames Limited).....	Mar. 26, 1974	Nov. 3, 1975	Certificate of Amendment of Articles
TRAVELCADE LIMITED (formerly Travel Bug Limited).....	June 18, 1975	Nov. 6, 1975	Certificate of Amendment of Articles
ZENTRA INVESTMENTS LIMITED...	Apr. 4, 1975	Oct. 31, 1975	Certificate of Amendment of Articles
B. C. HOWARD, Executive Director, Companies Division.			

(6616)

Supplementary Letters Patent Issued

NOTICE IS HEREBY GIVEN that, under *The Corporations Act*, Supplementary Letters Patent have been issued to:

Name of Corporation	Date of Incorporation	Effective Date	Effect of Supplementary Letters Patent
LONGFORD RESERVE, LIMITED..	Aug. 5, 1926	Oct. 3, 1975	(a) Subdividing its shares. (b) Varying its Provisions.
NIAGARA PRESBYTERY UNITED CHURCH EXTENSION COUNCIL.	Dec. 4, 1956	Nov. 7, 1975	Extending objects.
RESIDENTIAL SHEET METAL CONTRACTORS ORGANIZATION.	Sept. 4, 1968	Oct. 30, 1975	Extending objects.

B. C. HOWARD,
Executive Director, Companies Division.

(6617)

Order Reviving Corporations

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, an order has been issued reviving the following corporations:

Name of Corporation	Date of Incorporation	Date of Order
ASHWORTH HOLDINGS LIMITED.....	Jan. 6, 1966	Nov. 13, 1975
ONTARIO DEAD STOCK REMOVAL SERVICE LIMITED.....	Dec. 16, 1970	Oct. 23, 1975

B. C. HOWARD,
Executive Director, Companies Division.

(6618)

49

Licences in Mortmain Issued

NOTICE IS HEREBY GIVEN that, under *The Mortmain and Charitable Uses Act* a Licence has been issued to:

Name of Corporation	Date of Incorporation	Jurisdiction of Incorporation	Date of Licence
ATLAS ALLOYS HOLDINGS LIMITED.....	June 27, 1975	Canada	Oct. 23, 1975
THE NATURE CONSERVANCY OF CANADA	Nov. 28, 1962	Canada	Oct. 15, 1975

B. C. HOWARD,
Executive Director, Companies Division.

(6619)

49

Extra-Provincial Licences Issued

NOTICE IS HEREBY GIVEN that, under Part IX of *The Corporations Act*, a Licence has been issued to:

Name of Corporation	Date of Incorporation	Jurisdiction of Incorporation	Date of Licence
ASKIM INVESTMENTS LTD.....	Aug. 20, 1975	Manitoba	Nov. 5, 1975
DENTAL HYGIENE COMPANY, INC.....	Feb. 28, 1964	California	Oct. 17, 1975
ROCKWOOD CANADA, INC.....	Aug. 3, 1967	State of New York	Nov. 7, 1975
TOHCAN SERVICES LIMITED.....	Feb. 26, 1973	British Columbia	Sept. 12, 1975
UNITED STATES LINES, INC.....	June 10, 1966	Delaware	Oct. 14, 1975

B. C. HOWARD,
Executive Director, Companies Division.

(6620)

49

Certificates of Dissolution Issued

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, a certificate of dissolution has been issued to:

Name of Corporation	Date of Incorporation	Effective Date
COLBROTHER LIMITED.....	Nov. 14, 1951	Oct. 31, 1975
JIM FOULDS MOBILE CRANE SERVICE LIMITED.....	Feb. 28, 1968	Oct. 31, 1975
PEARLINA CONSTRUCTION COMPANY LIMITED.....	Sept. 24, 1969	Nov. 10, 1975
SECREL PURCHASING CO-OPERATIVE LIMITED.....	July 8, 1963	Oct. 30, 1975
UNIPEEL COMPANY LIMITED.....	Dec. 18, 1967	Nov. 5, 1975

D. S. CHURCH,
Executive Director, Companies Division.

Voluntary Winding Up Under The
Business Corporations Act

NOTICE IS HEREBY GIVEN that the Liquidators of the Corporations named hereunder have filed with the Ministry of Consumer and Commercial Relations a notice under Section 215 (2) of *The Business Corporations Act*.

Name of Corporation	Date of Incorporation	Date of Filing
PHOENIX DYE WORKS LIMITED.....	Oct. 30, 1962	Nov. 21, 1975

B. C. HOWARD,
Executive Director, Companies Division.

The Insurance Act

PUBLIC NOTICE

NOTICE IS HEREBY GIVEN that the Commercial Union Assurance Company of Canada—La Compagnie d'Assurance Union Commerciale du Canada, a Joint Stock Insurance Company with Head Office in Toronto, Ontario, has been licensed to transact Property, Accident and Sickness, Aircraft, Automobile, Boiler and Machinery, Credit, Fidelity, Hail, Liability and Surety Insurance, for the term beginning the 6th of November, 1975 and ending the 30th of June, 1976.

M. A. THOMPSON,
Superintendent of Insurance.

(6627)

49

Applications to Parliament — Private Bills

PUBLIC NOTICE

LEGISLATIVE ASSEMBLY OF ONTARIO

The attention of Municipal Officials, Solicitors and all other persons who may be interested in the preparation of Private Bills for submission to the Legislative Assembly of Ontario is directed particularly to the following Standing Orders governing the submission of such Bills:

PRIVATE BILLS

Time for introducing Private Bills

51. (a) No Private Bill may be presented to the House after the first five weeks of the Session.

Time for reporting

(b) No report of a committee upon a Private Bill may be received after the first eight weeks of the Session.

Filing Bill with Clerk

52. (a) Any person desiring to apply for a Private Bill shall do so by filing with the Clerk of the House at least eight (8) days before the meeting of the House, a copy of such Bill, together with a fee of \$150, and if such Bill is not deposited by that time the applicant shall pay \$10 for each day he is late in filing the Bill, including the day of filing.

Applicant to pay cost of printing

(b) Every applicant for a Private Bill shall pay the cost of printing such Bill, including the cost of printing the Act in the Statutes.

Other charges

(c) The following charges shall also be levied and paid in addition to the foregoing:—

1. When any Standing Order of the House is suspended with reference to a Bill, for each such suspension, \$50.00.
2. When a Bill is presented to the House after the first five weeks of the Session and before the end of the sixth week, \$75.00.
3. When a Bill is presented to the House after the sixth week of the Session, \$100.00.

Additional fees

(d) In the case of any Bill incorporating a company, or increasing the capital stock of a company already incorporated, there shall be paid to the Clerk of the House, by or on behalf of the applicant, before the same is reported to the House, the same fee as would be payable in the case of an incorporation or increase of capital under the provisions of the Ontario Companies Act, less the sum of \$150.00 already paid to the Clerk of the House.

(e) When a Bill is for the purpose of confirming by-laws, bonds, debentures or other securities, or authority is asked to borrow money or to increase borrowing powers, the following additional fees shall be paid according to the amount of money involved:—

On amounts less than \$10,000.....	\$ 25
On amounts over \$10,000 and up to \$25,000	50
On amounts over \$25,000 and up to \$40,000	75
On amounts over \$40,000 and up to \$75,000	100
On amounts over \$75,000 and up to \$125,000	125
On amounts over \$125,000 and up to \$175,000	150
On amounts over \$175,000 and up to \$250,000	200
On amounts over \$250,000 and up to \$350,000	250

and an additional fee of \$50 for every \$100,000 over \$350,000.

Publication of Standing Orders re Private Bills

53. (a) The Clerk of the House shall, during each recess of Parliament, publish weekly in The Ontario Gazette the Standing Orders respecting notices of intended applications for Private Bills.

Notices posted

(b) The Clerk shall also, by the first day of every Session, post notices in the Legislative Building of the time limit for receiving applications for Private Bills and reports thereon.

Required notice of applications

54. All applications for Private Bills properly the subject of legislation by the Legislative Assembly of Ontario, within the purview of "The British North America Act, 1867", shall require a notice, clearly and distinctly specifying the nature and object of the application, and, where the application refers to any proposed work, indicating generally the location

of the work, and signed by or on behalf of the applicants, such notice to be published as follows:—

1. A notice in The Ontario Gazette and in at least one newspaper published or circulated in the municipality affected.
2. Such notice shall be published once a week for at least six weeks prior to the consideration of the Bill by the Private Bills Committee.

Bills for debenture issues

3. If the application is by a municipal corporation for authority to issue debentures, the notice shall set out the particulars of the existing debenture debt and the amount of the rateable property of the municipality according to the last revised assessment roll of the corporation and in brief and general terms, the object for which the new issue of debentures is required.

Report by Standing Orders and Procedures Committee

55. (a) The Committee on Standing Orders and Procedures shall examine each application and report to the House whether the Standing Orders, particularly with respect to notice, have been complied with and where the notice is insufficient, the Committee recommends to the House the course to be taken in consequence of such insufficiency.

Declaration re advertising

(b) The applicants for a Private Bill shall lodge with the Clerk of the House a declaration proving publication of the notice before the application is considered by the Standing Orders and Procedures Committee.

Clerk reports to Standing Orders and Procedures Committee

(c) The Clerk of the House shall report to the Standing Orders and Procedures Committee respecting the compliance by all applicants for Private Bills with the Standing Orders relating to such applications, particularly the requirements for notice.

Introduction of Private Bill

56. Every Private Bill shall be introduced upon a motion for leave for introduction and first reading after the application has been favourably reported by the Standing Orders and Procedures Committee.

Letters Patent

57. When any Bill for confirming any Letters Patent, or Agreement, is presented to the House, the copy of such Letters Patent, or Agreement, shall be attached to it.

Certificate of Minister of Revenue re Letters Patent

58. No Bill relating to Letters Patent shall be considered by the Private Bills Committee until there shall have been deposited with the Clerk of the

House a certificate of the Minister of Revenue showing that all taxes payable under The Corporations Tax Act relating thereto have been paid.

Reference to Private Bills Committee after first reading

59. Every Private Bill, when read a first time, shall, unless it be an Estate Bill, or a Bill providing for a consolidation of a floating debt or for the consolidation or renewal of debentures (other than local improvement debentures) of a municipal corporation, stand referred to the Private Bills Committee, and any petitions to the House, for or against the Bill, are considered as referred to such Committee.

Certain Municipal Applications referred to Ontario Municipal Board

60. (a) A Private Bill of a municipal corporation providing for the consolidation of a floating debt, or the consolidation or renewal of debentures (other than local improvement debentures) stands referred to the Ontario Municipal Board after first reading.

Board to report

(b) The Board, after due enquiry, shall report to the House whether or not it is reasonable that the Bill, or that part thereof relating to the matters referred to in clause (a), should pass and what, if any, alterations should be made in the Bill.

Report to Clerk

(c) A report shall be transmitted to the Clerk of the House.

Bill and report to Private Bills Committee

(d) The Bill and report shall stand referred to the Private Bills Committee.

Estate Bills to Commissioners

61. (a) Every Estate Bill stands referred to the Commissioners of Estate Bills after first reading.

Commissioners to report

(b) The Commissioners, or any two of them, shall report their opinion thereon and whether, presuming the allegations contained in the preamble to be proven to the satisfaction of the House, it is reasonable for such Bill to pass and what, if any, alterations are necessary.

Report to Clerk

(c) A report shall be transmitted to the Clerk of the House.

Bill and report to Private Bills Committee

(d) The Bill and report shall stand referred to the Private Bills Committee.

Adverse report by Commissioners

(e) In the event of the Commissioners of Estate Bills reporting that, in their opinion, it is not reasonable that the Bill submitted to them shall pass into law, such Bill shall not be further considered.

Notice re Hearing by Private Bills Committee

62. (a) The Clerk of the House shall post in the Legislative Building five days' notice of the date on which any Private Bill is to be considered by the Private Bills Committee.

Notice published in the Notice Paper

(b) The notice required by clause (a) shall be published in the Notice Paper.

Notice of Next Day Meetings on Private Bills

(c) The Clerk shall also publish in the Notice Paper a notice of any meeting of the Private Bills Committee to be held on the following day.

Consent of interested persons

63. Any persons whose interest or property may be affected by a Private Bill, when required, shall appear before the Private Bills Committee to express their consent or objection, or may consent in writing, proof of which may be demanded by the Committee.

Majority rules

64. (a) Questions before the Private Bills Committee are decided by the majority.

Casting vote by Chairman

(b) In case of a tie, the Chairman shall give the casting vote.

On Order Paper after report

65. Private Bills when reported by the Private Bills Committee shall be placed on the Order Paper for second reading.

Bills initialled and signed by Chairman

66. (a) The Chairman of the Private Bills Committee will initial each section of a Bill as it is passed and shall also sign the Bill.

Amendments

(b) Any amendments shall be clearly indicated in the signed copy, any such amendments or additions being initialled by the Chairman.

Bills filed with the Clerk

(c) The Bill signed by the Chairman shall be filed in the Office of the Clerk of the House, and when a Bill is amended, another copy with the amendments written thereon shall be prepared by the Clerk of the Committee and attached to the report.

Reprinting amended Bills

67. Private Bills amended by any Committee may be reprinted by order of such Committee; or after being reported, and before further consideration, may be reprinted in whole or in part as the Clerk of the House may direct; and the cost of such reprinting shall be added to the cost of the first printing of the Bill and shall be payable by the applicant.

Referral after second reading

68. Private Bills, after second reading, shall be placed on the Order Paper for third reading, unless specially ordered referred to the Committee of the Whole House.

Notice required to dispense with Standing Orders

69. Except by unanimous consent of the House, in case of urgent and pressing necessity, no motion may be made to dispense with any Standing Order relative to Private Bills, without due notice thereof.

Private Bill Register

70. A Private Bill Register shall be kept in the office of the Clerk of the House, in which shall be entered, by the Clerk appointed for that purpose, the name, description, and place of residence of the parties applying for the Bill, or of their agent, and all the proceedings thereon, and the day on which the Private Bills Committee is appointed to sit, such register to be open to public inspection daily, during office hours.

Parliamentary Agents

71. (a) Every Parliamentary Agent conducting proceedings before the House shall be personally responsible to the House and to the Speaker, for the observance of the Standing Orders and Practices of Parliament, and also for the payment of all fees and charges.

Misconduct of Agent

(b) Any agent who shall wilfully act in violation of the Standing Orders and Practices of Parliament, or who shall wilfully misconduct himself in prosecuting any proceedings before the House, shall be liable to an absolute or temporary prohibition to practice as a Parliamentary Agent, at the pleasure of the Speaker.

RODERICK LEWIS, Q.C.,
Clerk of Legislative Assembly of Ontario.

T.F.N.

Applications to Parliament

NOTICE IS HEREBY GIVEN that on behalf of The Corporation of the Township of Wicksteed, application will be made to the Legislative Assembly of the Province of Ontario at its next regular session, commencing in 1975, for an Act exempting members of the Council for The Corporation of the Township of Wicksteed from the operation of *The Municipal Conflict of Interest Act* in matters pertaining to the plans for a major development in the Township of Wicksteed, at Hornepayne, Ontario, by the Canadian National Railways.

Dated at Sault Ste. Marie this 17th day of October, 1975.

THE CORPORATION OF THE
TOWNSHIP OF WICKSTEED
By its Solicitors,
WISHART, NOBLE, NORI, REILLY,
WRIGHT & BISCEGLIA.

Per: GERALD E. NORI.

(9148)

44 to 49

THE CORPORATION OF THE BOROUGH OF YORK

NOTICE OF APPLICATION FOR SPECIAL LEGISLATION

NOTICE IS HEREBY GIVEN that The Corporation of the Borough of York intends to apply to the Legislative Assembly of the Province of Ontario at the current session of the Legislative Assembly for an Act providing that the Council of the Borough of York may pass by-laws:

- (a) to require the owners, occupiers, or persons in charge of any premises to remove the whole or any part of any dead or decayed tree which may be a danger to adjacent property owners, and, in the event of non-compliance with such order, to provide for the Borough entering upon private property for the purpose of cutting down or trimming such dead or decayed tree, and assessing the cost of such work against the owner of the property;
- (b) to establish a clinic or clinics within the Borough of York for the spaying or neutering of domestic animals without cost to the owners of such animals, or

upon payment to the Borough of such fees as may be established by the by-law.

Dated at Toronto this 1st day of November, 1975.

J. H. BOLAND, Q.C.,
2700 Eglinton Avenue West,
Toronto, Ontario,
Solicitor for the Applicant.

(9149)

44 to 49

NOTICE IS HEREBY GIVEN that, on behalf of the congregation of St. Andrew's Church, Ottawa, Ontario, application will be made to the Legislative Assembly of the Province of Ontario, at its next regular session, for an Act to provide that:

The Statutes of the Province of Ontario relating to St. Andrew's Presbyterian Church, Ottawa: 31 Victoria Chapter 61; 38 Victoria Chapter 86; 53 Victoria Chapter 144; 56 Victoria Chapter 108; and 6 George V Chapter 114; will be revised and consolidated in a single Act. The revisions proposed will provide for the following:

1. A revision of statutes establishing separate parts dealing with the Congregation, the Temporal Committee and the Glebe Trustees.
2. A revision of the provisions of existing statutes respecting the calling and procedure of annual and special meetings.
3. Fixing the size of the Temporal Committee, subject to change by by-law of the Temporal Committee and approval by the Congregation.
4. Clarifying the powers of the Temporal Committee with respect to the Capital of the Glebe Trust, subject to approval by the Congregation.
5. Clarifying the powers of the Temporal Committee with respect to and vesting all assets of the Congregation in the Committee, other than assets of the Glebe Trustees.
6. Increasing the size and regulating the organization of the Glebe Trustees, subject to change by by-law of the Trustees and approval by the Congregation and clarifying the Trustees' powers.
7. Empowering the Glebe Trustees to hold and administer assets now in their control and to be received in future from bequests in the name of St. Andrew's Church, Ottawa, not including assets subject to conditions requiring immediate disbursement of capital for specific purposes, and directing payment of interest to the Temporal Committee.
8. Empowering the Glebe Trustees to borrow a maximum of Fifty Thousand Dollars (\$50,000.00) for advance to the Temporal

Committee without interest at the request of the Temporal Committee, providing the loan is repaid within twelve (12) months.

Dated at Ottawa, Ontario, this 26th day of November, 1975.

MESSRS. HONEYWELL,
WOTHERSPOON,
Barristers and Solicitors,
90 Sparks Street,
Suite 500,
Ottawa, Ontario,
K1P 5B4,
Solicitors for the Applicants.

(9325)

49 to 2

Corporation Notices

T. COURTNEY & SON LIMITED

NOTICE IS HEREBY GIVEN that T. Courtney & Son Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 13th day of November, 1975.

GRACE MACFAYDEN,
Secretary.

M. WALKER BROLEY, Q.C.,
1119 O'Connor Drive,
Toronto, Ontario,
M4B 2T5,
Solicitor for the Corporation.

(9306)

49

C N C REALTY LIMITED

NOTICE IS HEREBY GIVEN that C N C Realty Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Ottawa this 17th day of November, 1975.

CECIL L. CONELLY,
Secretary.

(9307)

49

NOTICE IS HEREBY GIVEN that Captain Central Holdings (1974) Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Willowdale this 12th day of November, 1975.

JOHN KAPTYN,
President.

(9308)

49

VALHALLA INVESTMENTS AND MINING LIMITED

NOTICE IS HEREBY GIVEN that Valhalla Investments and Mining Limited intends to surrender its charter to the Lieutenant Governor of Ontario.

Dated at Toronto this 24th day of November, 1975.

M. ADAMSON,
President.

(9309)

49

NOTICE IS HEREBY GIVEN that Lockvest Limited intends to dissolve pursuant to *The Business Corporations Act*.

Dated at Toronto, November 21, 1975.

MISS G. WILLIAMS,
Secretary.

(9310)

49

A. E. WILLARD AND SON LIMITED

A. E. Willard and Son Limited hereby gives notice, pursuant to *The Business Corporations Act*, of its intention to dissolve.

Dated this 17th day of November, 1975.

A. EDWARD WILLARD,
President.

(9311)

49

NOTICE IS HEREBY GIVEN that Northern Fish and Fur Company Limited intends to file Articles of Dissolution with the Minister of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated this 12th day of November, 1975.

HAROLD HAYBERG,
President.

(9312)

49

DRUCON SALES LIMITED

NOTICE IS HEREBY GIVEN that Drucon Sales Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 31st day of October, 1975.

HELEN LOVEYS,
Secretary.

(9317)

49

KWIK FROZEN FOOD LIMITED

NOTICE IS HEREBY GIVEN that Kwik Frozen Food Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 31st day of October, 1975.

CECILIA CAISTER,
Secretary.

(9318) 49

COMMERCIAL CARTAGE (TORONTO) LIMITED

Commercial Cartage (Toronto) Limited hereby gives notice, pursuant to *The Business Corporations Act*, of its intention to dissolve.

Dated this 18th day of November, 1975.

GEORGE M. HENDRIE,
Secretary.

(9319) 49

V. KENT AND COMPANY LIMITED

NOTICE IS HEREBY GIVEN that V. Kent and Company Limited intends to surrender its charter to the Lieutenant Governor and to distribute its assets rateably among its shareholders as incidental thereto.

Dated at Toronto this 24th day of November, 1975.

MARTHA KENT,
Secretary.

(9320) 49

ALBANIAN BROTHERS OF CANADA LIMITED

NOTICE IS HEREBY GIVEN that Albanian Brothers of Canada Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Windsor, Ontario, the 20th day of November, 1975.

SAHDI SPAHIU,
Secretary.

(9323) 49

BRYDON BRASS MANUFACTURING COMPANY LIMITED

Brydon Brass Manufacturing Company Limited hereby gives notice pursuant to *The Business Corporations Act* of its intention to dissolve.

Dated this 26th day of November, 1975.

JAMES W. McCLELLAND,
Secretary.

(9326) 49

RALPH MILROD METAL PRODUCTS LIMITED

Ralph Milrod Metal Products Limited hereby gives notice pursuant to *The Business Corporations Act* of its intention to dissolve.

Dated this 26th day of November, 1975.

J. B. BOYER,
President.

(9327) 49

WESTSHORE HOMES (BRIMLEY) LIMITED

NOTICE IS HEREBY GIVEN that Westshore Homes (Brimley) Limited intends to dissolve.

Dated this 1st day of October, 1975.

LARRY ROBBINS,
Secretary.

(9328) 49

WESTSHORE HOMES (TANGLEWOOD) LIMITED

NOTICE IS HEREBY GIVEN that Westshore Homes (Tanglewood) Limited intends to dissolve.

Dated this 1st day of October, 1975.

MURRAY FEGELMAN,
Secretary.

(9329) 49

WESTSHORE HOMES (PICKERING) LIMITED

NOTICE IS HEREBY GIVEN that Westshore Homes (Pickering) Limited intends to dissolve.

Dated this 1st day of October, 1975.

NORMAN ROTH,
Secretary.

(9330) 49

**WESTSHORE HOMES (AJAX)
LIMITED**

NOTICE IS HEREBY GIVEN that Westshore Homes (Ajax) Limited intends to dissolve.

Dated this 1st day of October, 1975.

MURRAY FEGELMAN,
Secretary.

(9331) 49

**MIKE PELYK HOCKEY HOLDINGS
LIMITED**

NOTICE IS HEREBY GIVEN that Mike Pelyk Hockey Holdings Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 26th day of November, 1975.

MICHAEL J. J. PELYK,
President.

(9332) 49

NOTICE IS HEREBY GIVEN that Park Farm Dairy Products Limited intends to surrender its Charter.

Dated at Milton this 17th day of November, 1975.

RUSSELL E. DRYDEN,
Director.

(9333) 49

ROTH MOTORS SERVICE LIMITED

NOTICE IS HEREBY GIVEN that Roth Motors Service Limited intends to surrender its charter.

Dated at Toronto this 18th day of November, 1975.

CAROL ROTH,
Secretary.

(9335) 49

HAVENDUN LIMITED

NOTICE IS HEREBY GIVEN that Havendun Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 25th day of November, 1975.

MURRAY PARK,
Secretary.

(9336) 49

302867 ONTARIO LIMITED

NOTICE IS HEREBY GIVEN that 302867 Ontario Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 20th day of November, 1975.

EDISON M. NACHOFF,
MARGARET C. IMRIE,
Incorporators.

(9337) 49

**CRISTIE SHOE MANUFACTURING
LIMITED**

NOTICE IS HEREBY GIVEN that Cristie Shoe Manufacturing Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 20th day of November, 1975.

WILLIAM P. BASSEL,
MARGARET C. IMRIE,
Incorporators.

(9338) 49

MELCO AIR CONDITIONING LIMITED

NOTICE IS HEREBY GIVEN that Melco Air Conditioning Limited intends to file Articles of Dissolution under *The Business Corporations Act*, 1970.

Dated this 20th day of November, 1975.

WESLEY C. ADAMS,
Vice-President.

(9339) 49

**CHATHAM-KENT COLLECTIONS
LIMITED**

NOTICE IS HEREBY GIVEN that Chatham-Kent Collections Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Chatham, Ontario, this 20th day of November, 1975.

GERALD A. BELLINGER,
Secretary.

(9340) 49

METALCRAFT (1970) LIMITED

NOTICE IS HEREBY GIVEN that Metalcraft (1970) Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations pursuant to *The Business Corporations Act*.

Dated at Grimsby, Ontario this 25th day of November, 1975.

KAY M. McNIVEN,
Treasurer,
Metalcraft (1970) Limited.

(9347)

49

Dissolution of Partnership

TAKE NOTICE that the partnership in the business of retailing carpets at the City of Ottawa, in the Regional Municipality of Ottawa-Carleton, under the name of The Carpet Roll End Shop, which partnership consists of George S. Rayner, Garry J. Rayner and James A. Leveck, shall be dissolved as of November 1st, 1975.

Dated at Ottawa this 13th day of November, 1975.

JAMES A. LEVECK,
by his solicitors,
GOLD & GULLIVER,
299 Richmond Road,
Ottawa, Ontario K1Z 6X3.

(9321)

49

NOTICE IS HEREBY GIVEN that the partnership heretofore subsisting between us, the undersigned, Labyrinth Film Production Limited, Burg Productions Limited, and T. A. Kramreither in trust for the limited partners, carrying on business as Labyrinth-Burg Productions in the City of Toronto, has this day been dissolved by mutual consent.

All debts owing to the said partnership are to be paid to Labyrinth Film Productions Limited, 172 Davenport Road, Toronto, aforesaid, and all claims against the said partnership are to be presented to the said Labyrinth Film Productions Limited by whom they will be settled.

Dated this 24th day of November, 1975.

LABYRINTH FILM PRODUCTION
LIMITED,

BURG PRODUCTIONS LIMITED,

T. A. KRAMREITHER, in trust
for the limited partners.

(9334)

49 to 51

Change of Name Act

TAKE NOTICE that the application of Paul Ervin Smith, residing at 218 Northwood Drive, Willowdale, Ontario, to change his name to Paul Ervin Smith Berdette, will be made before the presiding Judge in Chambers at the New Court House, University Avenue, Toronto, Ontario, on Tuesday, the 6th day of January, 1976 at 10.00 a.m.

WILSON & WILSON,
Barristers and Solicitors,
5803 Yonge Street,
Willowdale, Ontario.

(9322)

49

Miscellaneous Notices**FAMILY TRUST CORPORATION**

NOTICE IS HEREBY GIVEN that an application will be made to the Lieutenant Governor in Council for the incorporation of a Trust Corporation under the name of Family Trust Corporation with its Head Office in the Town of Markham, for the purpose of carrying on the business of a Trust Corporation, under *The Loan and Trust Corporations Act (Ontario)* with an authorized capital of \$3,000,000 divided into 300,000 shares with a par value of \$10 each.

Dated at Markham, Ontario, this 3rd day of November, 1975.

FASKEN & CALVIN,
Box 30,
Toronto-Dominion Centre,
Toronto, Ontario,
M5K 1C1,
Solicitors for the Applicant.

(9220)

46 to 49

SURMOR MORTGAGE GUARANTEE INSURANCE CORPORATION

NOTICE IS HEREBY GIVEN that an application will be made for Incorporation pursuant to *The Corporations Act* and *Insurance Act* of a joint stock insurance company under the name of Surmor Mortgage Guarantee Insurance Corporation (or such other name as may be approved) with power to undertake and transact Mortgage Guarantee Insurance, other than Life Insurance, for which a joint stock insurance company may be licensed under *The Insurance Act*.

Dated at Hamilton this 12th day of November, 1975.

MADRONICH & SHINEHOFT,
Barristers and Solicitors,
1192 Barton Street East,
Hamilton, Ontario L8H 2V7.

(9267)

47 to 50

THE CEMETERIES ACT

IN THE MATTER OF *The Cemeteries Act*, R.S.O. 1970, Chapter 57; and

IN THE MATTER OF part of St. Francis de Sales Catholic Cemetery, being composed of all that portion of Lot 16, in the 1st Concession of the Village of Pickering in the County of Ontario, designated as Part 4 on a Reference Plan of Survey deposited in the Land Registry Office for the Registry Division of Ontario County as Plan Number 40R-626.

NOTICE

TAKE NOTICE that the above cemetery was closed by Order-in-Council No. 3794/72 dated the 20th day of December, 1972.

AND FURTHER TAKE NOTICE that the removal of bodies from the above-mentioned cemetery pursuant to the provisions of Section 59 of *The Cemeteries Act*, R.S.O. 1970, Chapter 57, has been approved by Order-in-Council No. R.O.C. 118/74 dated the 15th day of May, 1974.

AND FURTHER TAKE NOTICE that at the expiration of thirty days from the publication of the last of the two consecutive weekly publications of this notice pursuant to *The Cemeteries Act*, R.S.O. 1970, Chapter 57, the owner will disinter and remove the bodies and reinter them within the newly formed limits of St. Francis de Sales Catholic Cemetery.

Dated at the Borough of North York this 14th day of November, 1975.

MINISTRY OF TRANSPORTATION
AND COMMUNICATIONS
(ONTARIO),
Central Regional Legal Office,
3501 Dufferin Street,
Downsview, Ontario.

- (a) Additional valving facilities at the Applicant's Strathroy Gate Station located in Lot 9, Concession IX in the Township of Caradoc in the County of Middlesex.
- (b) A 42-inch gas transmission pipeline from the Strathroy Gate Station to the existing St. Mary's Valve Site located in Lot 20, Concession VII in the Township of West Nissouri in the County of Middlesex.
- (c) A 36- or 42-inch gas transmission pipeline from the Applicant's Bright Compressor Station located in Lot 3, Concession X in the Township of Blandford-Blenheim in the County of Oxford to the Applicant's existing Kitchener-Owen Sound Valve Site in Lot 36, Concession IX in the Township of North Dumfries in the Regional Municipality of Waterloo, together with additional valving facilities.

Any person who intends to oppose the application or otherwise intervene shall, within 14 days after newspaper publication of this Notice, file in duplicate with the Board Secretary at 14 Carlton Street, Toronto, Ontario M5B 1K5, and serve upon the Applicant at 50 Keil Drive North, Chatham, Ontario N7M 5M1, his Answer containing a clear and concise statement of his interest and his grounds for opposing or otherwise intervening, and being endorsed with his name and address and, if documents are to be served on his solicitor, his solicitor's name and address. Filing or service shall be personal or by registered mail.

The Board has directed that interested municipalities, governmental agencies and private organizations are to be served personally or by registered mail and that other interested persons are to be served by newspaper publication of this Notice. Publication in THE ONTARIO GAZETTE is for purposes of record only and does not constitute service.

If any person notified does not attend at the hearing, the Board may proceed in his absence and he will not be entitled to any further notice in the proceedings.

Copies of the application are available from the Board Secretary and the Applicant. Further particulars are available from the Applicant.

Dated at Toronto this 21st day of November, 1975.

ONTARIO ENERGY BOARD:

IVY C. FIDLER,
Board Secretary.

ONTARIO ENERGY BOARD

NOTICE OF APPLICATION AND HEARING

TAKE NOTICE that an application dated November 4, 1975, has been filed by Union Gas Limited under sections 38 and 40 of *The Ontario Energy Board Act* and that the Board has appointed Tuesday, January 6, 1976, at 2.30 p.m. in Court Room No. 16 at the Court House, 80 Dundas Street, London, Ontario, for the hearing. The application is for an Order granting leave to construct:

QUEBEC TRUST—FIDUCIE DU QUEBEC NAVIGABLE WATERS PROTECTION ACT

NOTICE IS HEREBY GIVEN that Quebec Trust—Fiducie Du Quebec, a Company having its Head Office in the City of Montreal, intends to make application to the Registrar of Loan and Trust Corporations, for registration to transact the business of a Trust Corporation in Ontario as defined by *The Loan and Trust Corporations Act*.

Dated at Montreal this 18th day of November, 1975.

DE GRANDPRE, COLAS, AMYOT,
LESAGE, DESCHENES &
GODIN,
Suite 2501,
Stock Exchange Tower,
Victoria Square,
Montreal, H4Z 1C2,
Quebec, Canada,
Solicitors for the Applicant.

(9313)

49 to 51

R.S.C. 1970, Chapter N-19

The Township of Thessalon hereby gives notice that they have, under Section 8 of the said Act, deposited with the Minister of Transport, at Ottawa, and in the office of the District Registrar of the Land Registry District of the District of Algoma at Sault Ste. Marie, Ontario, a description of the site and the plans of Re-construction of the Ansonia road bridge (proposed to be built) over the Thessalon River three miles west of Little Rapids, Ontario in front west half of Section 14 in the Township of Thessalon.

AND TAKE NOTICE that after the expiration of one month from the date of the publication of this notice the Township of Thessalon will under Section 8 of the said Act apply to the Minister of Transport, for approval of the said site and plans.

Date.....the 25th day of November, 1975.

(Signature) Township of Thessalon.

(9342)

49 and 50

IN THE DISTRICT COURT OF THE DISTRICT OF COCHRANE

IN THE MATTER OF an application to change the name of certain streets within the Corporation of the Town of Iroquois Falls in the District of Cochrane; and

IN THE MATTER OF Paragraph 97 of Section 354 (1) of *The Municipal Act* of Ontario, R.S.O. 1970, Chapter 284, as amended.

NOTICE OF APPLICATION

TAKE NOTICE that His Honour Judge W. R. Dupont, District Court Judge for the District of Cochrane, has appointed Wednesday, the 7th day of January, 1976, at the hour of 11.00 o'clock in the forenoon at the District Court House at Cochrane, Ontario, for the hearing of those advocating and those opposed to an application to approve the changing of the names of certain streets within the Corporation of the Town of Iroquois Falls as provided by certain By-Laws of the said Municipality, as follows:

<i>By-Law Number</i>	<i>Present Name</i>	<i>Proposed Name</i>
1771/75	First Avenue	De Maricourt Avenue
1772/75	Second Avenue	Ste. Helene Avenue
1773/75	Third Avenue	d'Iberville Avenue
1774/75	Fourth Avenue	De Troyes Avenue
1775/75	Second Street	Montrock Street
1776/75	Third Street	Paradis Street
1777/75	Fourth Street	Union Street
1778/75	Sixth Street	Mistango Street
1779/75	Seventh Street	Park Street
1780/75	Ninth Street	Windigo Drive

<i>By-Law Number</i>	<i>Present Name</i>	<i>Proposed Name</i>
1781/75	Tenth Street	Aurora Street
1782/75	First & Eighth Streets	Anson Drive
1783/75	Government Road (south side of railway tracks)	Ambridge Drive
1784/75	Government Road (north side of railway tracks)	Cambridge Avenue
1785/75	Highway 67 (between Ambridge Drive and Cambridge Avenue)	Synagogue Avenue
1786/75	Charlebois Street	Marion Street
1787/75	undesignated street (in Mont Rock—east of Victoria Road)	Centennial Street
1788/75	undesignated street (lying south of Fyfe Avenue)	Fyfe Avenue

Anyone desiring to inspect the said By-Laws prior to the Hearing, may do so by attending at the office of the Clerk of the Municipality during regular business hours;

Anyone desiring to be heard, whether in favour of, or opposed to, the said By-Laws, or any one or more thereof, should attend the Hearing in person, or by agent or counsel, at the time and place appointed.

F. E. BUTTERFIELD,
Clerk of the Corporation of the
Town of Iroquois Falls.

(9341)

49

THE BOUNDARIES ACT (R.S.O. 1970, Chapter 48)

NOTICE OF HEARING (B-520)

TAKE NOTICE that an Application has been made by The Corporation of the Borough of North York for the purpose of confirming the true location on the ground of the boundaries of Elm Road from the south limit of the Borough of North York to Brooke Avenue; Greer Street from the south limit of the Borough of North York to Haddington Avenue; Nipigon Avenue from Yonge Street to Dumont Street; Muloch Avenue from Carmichael Avenue to Burncrest Drive; Aneta Circle; Milvan Drive from the southerly limit of Registered Plan number 6042 to Millwick Drive; Don Mills Road from Finch Avenue East to Steeles Avenue East; part of the north limit of Finch Avenue East for 220 feet west of Don Mills Road; Falkirk Avenue from Carmichael Avenue to Burncrest Drive; and McGillivray Avenue from Kelso Avenue to west limit of Registered Plan 1904; all in the Borough of North York, Municipality of Metropolitan Toronto.

AND FURTHER TAKE NOTICE that nine draft plans of survey with the aforesaid boundaries shown in heavy, solid lines, made by the firm of McBain, Hulme, Millesse, Carmichael and Burton,

Ontario Land Surveyors, one of which is dated February 26, 1975, one of which is dated February 27, 1975, one of which is dated March 19, 1975, two of which are dated March 27, 1975 and signed by W. C. Carmichael, Ontario Land Surveyor, two of which are dated February 28, 1975 and signed by R. I. Burton, Ontario Land Surveyor, one of which is dated March 31, 1975 and signed by K. S. Hulme, Ontario Land Surveyor and one of which is dated March 4, 1975 and signed by R. H. McBain, Ontario Land Surveyor, are deposited in the Office of the Director, Legal Surveys Branch, 3rd Floor, 400 University Avenue, Toronto, Ontario; in the Office of the Surveyor, 68 Sheppard Avenue West, Willowdale, Ontario; and in the Borough of North York Municipal Offices, Department of Public Works (Records Section), 5000 Yonge Street, Willowdale, Ontario, and may be inspected by any party or parties interested therein on any weekday, Monday through Friday.

AND FURTHER TAKE NOTICE that copies of said plans shall be supplied to any interested parties requesting same from the Office of the Surveyor.

AND FURTHER TAKE NOTICE that any person desiring to object to the confirmation of the boundaries as shown on the draft plans is required to deliver to me by registered mail or by personal service on or before the 9th day of January, 1976

a written statement setting forth the nature and grounds of the Objection.

AND FURTHER TAKE NOTICE that I have appointed the 21st day of January, 1976, at 10.30 o'clock in the morning to hear this Application in Room 'A', 3rd Floor, 400 University Avenue, Toronto, Ontario, at which time any person or persons who have filed a claim may appear either personally or through their solicitors to present the evidence in support thereof.

AND FURTHER TAKE NOTICE that I may deliberate upon the evidence presented and proceed in this Hearing regardless of the absence of any parties affected by this Application.

Dated at my Office in the Legal Surveys Branch, 3rd Floor, 400 University Avenue, Toronto, Ontario, this 26th day of November, 1975.

GORDON F. MACKAY,
Assistant Deputy Director
of Titles.

(9343)

49

Sheriffs' Sales of Lands

COUNTY OF ELGIN

UNDER AND BY VIRTUE OF a Writ of Fieri Facias issued out of the County Court, County of Elgin, Ontario, to be directed against the goods, chattels, lands and tenements of Edward Jedriak at the suit of Beneficial Finance Company of Canada, Plaintiff, I have seized and taken in execution all the right, title, equity of redemption of Edward Jedriak, Defendant, in, to and out of the following:

All and singular that certain parcel or tract of land and premises situated in the Township of Bayham and Village of Port Burwell, County of Elgin, Province of Ontario, being composed of part of Township Lot Number Eleven in the First Concession of the said Township of Bayham as described in registered Instrument Number 90663 in the Registry Office for the County of Elgin.

On the premises is said to be erected a house of frame construction covered with Johns-Manville siding. Interior not completed.

All of which said right, title, interest and equity of redemption of the said Edward Jedriak, in the lands and tenements described, I shall offer for sale on Friday, the 12th day of March, 1976, at 2.00 p.m. in the afternoon at my office, Court House, 4 Wellington Street, St. Thomas, Ontario.

Dated at St. Thomas, Ontario, this 14th day of November, 1975.

JAMES A. MCBAIN,
Sheriff, County of Elgin.

(9314)

49

COUNTY OF ELGIN

UNDER AND BY VIRTUE OF a Writ of Fieri Facias issued out of the County Court, County of Elgin, and to me directed, against the goods, chattels, lands and tenements of William Ferris at the suit of Avco Financial Services Limited, Plaintiff, I have seized and taken in execution all the title, equity of redemption of William Ferris, Defendant, in, to and out of the following:

All and singular that certain parcel or tract of land and premises situated in the Township of Malahide, in the County of Elgin, being composed of part of Lot 21 in Concession 2 in the said Township of Malahide, according to a plan registered in the Registry Office for the County of Elgin as Number 122288.

On the premises is said to be erected a former school house now converted into dwelling.

All of which said right, title, interest and equity of redemption of the said William Ferris, in the lands and tenements described, I shall offer for sale on Friday, the 12th day of March, 1976, at the Court House, Wellington Street, St. Thomas, Ontario, at 3.00 p.m. in the afternoon.

Dated at St. Thomas, Ontario, this 14th day of November, 1975.

JAMES A. MCBAIN,
Sheriff, County of Elgin.

(9315)

49

UNDER AND BY VIRTUE OF a Writ of Fieri Facias issued out of the County Court of the Judicial District of Niagara South, to me directed and delivered, against the goods and chattels, lands and tenements of Robert Blackbeard, Defendant, I have seized and taken in execution and will offer for sale by public auction at the Sheriff's Office, in the Court House, in the City of Welland, in the Judicial District of Niagara South, on Wednesday, the 7th day of January, 1976, at the hour of eleven o'clock in the forenoon, all the right, title, interest and equity of redemption of the said Robert Blackbeard, Defendant, in, to and out of the following lands, namely:

All and singular that certain parcel or tract of land and premises situate, lying and being in the Town of Fort Erie, in the Regional Municipality of Niagara (formerly in the Village of Crystal Beach in the County of Welland), and being composed of the north half of lots 245 and 246 according to registered Plan No. 27 for the Township of Bertie and now known as Plan No. 370.

On the premises is said to be erected a frame stucco building which is in the process of being converted to a semi-detached unit.

Municipally known as 261 Derby Road, formerly 96 Derby Road, Crystal Beach, Ontario.

This sale is subject to cancellation without further notice.

Terms: Cash.

Dated at the Sheriff's Office, Welland, Ontario, this 24th day of October, 1975.

L. E. TAYLOR,
Sheriff, Judicial District of
Niagara South.

(9316) 49

UNDER AND BY VIRTUE OF a Writ of Fieri Facias, issued in the District Court of the District of Sudbury, wherein Canadian Pittsburgh Industries Limited is named Plaintiff and William Biluk c.o.b. as Bill's Recreational Vehicle Sales is named Defendant and directed to me against the goods and chattels and lands and tenements of William Biluk c.o.b. as Bill's Recreational Vehicle Sales, the above named Defendant, I have seized and taken in execution all the estate, right, title, interest and equity of redemption, of the said William Biluk c.o.b. as Bill's Recreational Vehicle Sales, in and to:

All and singular that certain parcel or tract of land and premises situate, lying and being in the Town of Wawa, in the District of Algoma and Province of Ontario and more particularly described as follows:

Lot 411, 72 feet by 125 feet, Plan N 27, civically known as 37 St Marie Street.

All of which said estate, right, title, interest and equity of redemption of the said William Biluk c.o.b. as Bill's Recreational Vehicle Sales, in the said lands, together with any buildings situate thereon, if any, I shall offer for sale by public auction in my office at the Court House in the City of Sault Ste. Marie, District of Algoma on Friday, January 16th, 1976, at 2.30 p.m. unless same is sooner paid or satisfied.

Dated at Sault Ste. Marie, this 25th day of November, A.D. 1975.

PAUL R. UPPER,
Sheriff of Algoma.

(9344) 49

UNDER AND BY VIRTUE OF a Writ of Fieri Facias, issued in the District Court of the District of Sudbury, wherein Gulf Oil Canada Limited is named Plaintiff and Leo Paul Chouinard is named Defendant and directed to me against the goods and chattels and lands and tenements of Leo Paul Chouinard, the above named Defendant, I have seized and taken

in execution all the estate, right, title, interest and equity of redemption, of the said Leo Paul Chouinard, in and to:

All and singular that certain parcel or tract of land and premises situate, lying and being in the Town of Blind River, in the District of Algoma and Province of Ontario and more particularly described as follows:

Lot #7 Plan #2781, Civically known as 48 Cobden Avenue.

All of which said estate, right, title, interest and equity of redemption of the said Leo Paul Chouinard, in the said lands, together with any buildings situate thereon, if any, I shall offer for sale by Public Auction in my office at the Court House in the City of Sault Ste. Marie, District of Algoma on Friday, January 16th, 1976, at 2.00 p.m. unless same is sooner paid or satisfied.

Dated at Sault Ste. Marie, this 25th day of November, A.D. 1975.

PAUL R. UPPER,
Sheriff of Algoma.

(9345) 49

UNDER AND BY VIRTUE OF a Writ of Fieri Facias, issued in the District Court of the District of Algoma, wherein Avco Financial Services Canada Limited is named Plaintiff and Ronald G. Breckenridge and Pauline Breckenridge are named Defendants and directed to me against the goods and chattels and lands and tenements of Pauline Breckenridge, one of the above named Defendants, I have seized and taken in execution all the estate, right, title, interest and equity of redemption, of the said Pauline Breckenridge, in and to:

All and singular that certain parcel or tract of land and premises situate, lying and being in the City of Sault Ste. Marie, in the District of Algoma and Province of Ontario and more particularly described as follows:

Lot #155, Steel-Plant Subdivision, civically known as 85 Pittsburg Street.

All of which said estate, right, title, interest and equity of redemption of the said Pauline Breckenridge, in the said lands, together with any buildings situate thereon, if any, I shall offer for sale by public auction in my office at the Court House in the City of Sault Ste. Marie, District of Algoma on Friday, January 16th, 1976, at 3.00 p.m. unless same is sooner paid or satisfied.

Dated at Sault Ste. Marie, this 25th day of November, A.D. 1975.

PAUL R. UPPER,
Sheriff of Algoma.

(9346) 49

Publications Under The Regulations Act

December 6th, 1975

THE PLANNING ACT

O. Reg. 896/75.

Order made under Section 29a of
The Planning Act.

Made—November 10th, 1975.

Filed—November 17th, 1975.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE PLANNING ACT

1. A contravention, before the 19th day of March, 1973, of section 29 of *The Planning Act* or a predecessor thereof or of a by-law passed under a predecessor of the said section or of an Order made under clause *b* of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of *The Planning Act*, being chapter 296 of the Revised Statutes of Ontario, 1960, or a predecessor thereof does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Township of Tay in the County of Simcoe and being composed of that part of Lot 16 in Concession III according to a Plan registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 69 (Ordnance Lands) designated as Part 4 on a plan deposited in the said Registry Office on the 24th day of May, 1972 as Number 51R-1456. O. Reg. 896/75, s. 1.

JOHN R. RHODES
Minister of Housing

Dated at Toronto, this 10th day of November, 1975.

(6587)

49

THE PLANNING ACT

O. Reg. 897/75.

Order made under Section 29a of
The Planning Act.

Made—November 10th, 1975.

Filed—November 17th, 1975.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE PLANNING ACT

1. A contravention, before the 19th day of March, 1973, of section 29 of *The Planning Act* or a predecessor thereof or of a by-law passed under a predecessor of the said section or of an Order made under clause *b* of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of *The Planning Act*, being chapter 296 of the Revised Statutes of Ontario, 1960, or a predecessor thereof does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Township of Nottawasaga in the County of Simcoe and being composed of the south half of Lot 21 in Concession II. O. Reg. 897/75, s. 1.

JOHN R. RHODES
Minister of Housing

Dated at Toronto, this 10th day of November, 1975.

(6588)

49

THE PLANNING ACT

O. Reg. 898/75.

Order made under Section 29a of
The Planning Act.

Made—October 31st, 1975.

Filed—November 17th, 1975.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE PLANNING ACT

1. A contravention, before the 19th day of March, 1973, of section 29 of *The Planning Act* or a predecessor thereof or of a by-law passed under a predecessor of the said section or of an Order made under clause *b* of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of *The Planning Act*, being chapter 296 of the Revised Statutes of Ontario, 1960, or a predecessor thereof does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcels of land:

1. That parcel of land situate in the Township of Bentinck in the County of Grey and being that part of Lot 1 in Concession VIII described as follows:

Premising that the bearing of the westerly limit of said Lot is north 11° 28' 00" west and relating all bearings thereto;

Commencing at the northwesterly angle of said Lot;

Thence north 77° 41' 10" east along the northerly limit of said lot a distance of 27.12 feet;

Thence south 11° 41' 20" east along the easterly limit of Bruce County Road No. 10 a distance of 225.30 feet;

Thence south 11° 25' 40" east continuing along said easterly limit a distance of 977.17 feet to the point of beginning of the herein described parcel of land;

Thence south 11° 25' 40" east along said easterly limit a distance of 150 feet;

Thence north 77° 46' 40" east a distance of 658.79 feet;

Thence north 11° 25' 40" west a distance of 150 feet;

Thence south 77° 46' 40" west a distance of 658.79 feet to the point of beginning.

2. That parcel of land situate in the Township of Bentinck in the County of Grey and being that part of Lot 1 in Concession VIII described as follows:

Premising that the bearing of the westerly limit of said Lot is north 11° 28' 00" west and relating all bearings thereto;

Commencing at the northwesterly angle of said Lot;

Thence north 77° 41' 10" east along the northerly limit of said Lot a distance of 27.12 feet;

Thence south 11° 41' 20" east along the easterly limit of Bruce County Road No. 10 a distance of 225.30 feet;

Thence south 11° 25' 40" east continuing along said easterly limit a distance of 377.17 feet to the point of beginning of the herein described parcel of land;

Thence south 11° 25' 40" east along said easterly limit a distance of 150 feet;

Thence north 77° 46' 40" east a distance of 658.79 feet;

Thence north 11° 25' 40" west a distance of 150 feet;

Thence south 77° 46' 40" west a distance of 658.79 feet to the said point of beginning.

3. That parcel of land situate in the Township of Bentinck in the County of Grey and being that part of Lots 41 and 42 in Concession I north of Durham Road designated as Part 2 on a Plan of Survey deposited in the Land Registry Office for the Registry Division of Grey South (No. 17) as Number 84495.
4. That parcel of land situate in the Township of Bentinck in the County of Grey and being that part of Lot 40 in Concession I south of Durham Road designated as Part 1 on a Reference Plan deposited in the Land Registry Office for the Registry Division of Grey South (No. 17) as Number R-185. O. Reg. 898/75, s. 1.

JOHN R. RHODES
Minister of Housing

Dated at Toronto, this 31st day of October, 1975.

(6589)

49

THE FARM PRODUCTS PAYMENTS ACT

O. Reg. 899/75.

General.

Made—November 12th, 1975.

Filed—November 17th, 1975.

REGULATION TO AMEND REGULATION 348 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE FARM PRODUCTS PAYMENTS ACT

1. Section 1 of Regulation 348 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following clause:

(ca) "Director" means the Director of the Milk Industry Branch of the Ministry of Agriculture and Food;

2. Clause b of section 8 of the said Regulation is revoked and the following substituted, therefor:

(b) notify the Director. R.R.O. 1970, Reg. 348, s. 8; O. Reg. 899/75, s. 2.

3. Section 9 of the said Regulation is revoked and the following substituted therefor:

9. Where the Board determines that a claim is not valid, it shall refuse payment of the claim and shall give notice of the refusal by registered mail to the producer and to the dealer, and shall notify the Director. O. Reg. 899/75, s. 3.

4. Clause *b* of section 10 of the said Regulation is revoked and the following substituted therefor:

(*b*) notify the dealer and the Director. R.R.O. 1970, Reg. 348, s. 10; O. Reg. 899/75, s. 4.

5. Section 11 of the said Regulation is revoked and the following substituted therefor:

11.—(1) Where the Board makes a payment from the Fund, the dealer in respect of whom the payment is made shall,

(*a*) pay to the Board; or

(*b*) commence to pay by instalments in accordance with an undertaking approved by the Board,

the amount paid from the Fund less the amount, if any, paid to the Board from the sale of security deposited by the dealer with the Director under Regulation 590 or Regulation 600 of Revised Regulations of Ontario, 1970.

(2) Where a dealer fails,

(*a*) to comply with the provisions of subsection 1; or

(*b*) to make any instalment payment as it becomes due under an undertaking referred to in clause *b* of subsection 1,

the Board shall notify the Director. O. Reg. 899/75, s. 5.

6. Subsection 2 of section 12 of the said Regulation is revoked and the following substituted therefor:

(2) A producer may be paid from the Fund where his claim is made in respect of milk or cream delivered to a dealer prior to the date on which he received notice from the Director that the licence of the dealer had been suspended or revoked or had not been renewed. O. Reg. 899/75, s. 6.

(6590)

49

THE LOAN AND TRUST CORPORATIONS ACT

O. Reg. 900/75.

Subordinated Notes.

Made—November 12th, 1975.

Filed—November 17th, 1975.

REGULATION MADE UNDER THE LOAN AND TRUST CORPORATIONS ACT

SUBORDINATED NOTES

1. Pursuant to section 80*a* of the Act, a loan corporation that has the capacity to do so may issue subordinated notes in denominations of less than \$50,000 as follows:

1. Where there has been filed with the Registrar in a form satisfactory to him an offering circular pertaining to the issuance of the subordinated note, and, the offering is made only through an investment dealer registered under *The Securities Act*, in denominations of not less than \$1,000.

2. Where the offering is made only to the shareholders of the loan corporation and the Registrar has approved in writing such offering beforehand, in denominations of not less than \$1,000. O. Reg. 900/75, s. 1.

(6591)

49

THE GUARANTEE COMPANIES SECURITIES ACT

O. Reg. 901/75.

Approved Guarantee Companies.

Made—November 12th, 1975.

Filed—November 17th, 1975.

REGULATION TO AMEND REGULATION 387 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE GUARANTEE COMPANIES SECURITIES ACT

1. The Schedule to Regulation 387 of Revised Regulations of Ontario, 1970, as remade by Ontario Regulation 37/72, and amended by Ontario Regulations 240/72, 465/72, 252/73, 267/73, 370/73, 543/73, 690/74 and 600/75, is revoked and the following substituted therefor:

Schedule

1. The Aetna Casualty and Surety Company
2. Aetna Insurance Company
3. Allstate Insurance Company of Canada
4. The American Insurance Company
5. Anglo Canada General Insurance Company
6. British America Assurance Company
7. The Canada Accident and Fire Assurance Company
8. Canada Security Assurance Company

9. Canadian General Insurance Company
10. The Canadian Indemnity Company
11. The Canadian Mercantile Insurance Company
12. Canadian Pioneer Insurance Company
13. The Canadian Surety Company
14. The Casualty Company of Canada
15. Central Mutual Insurance Company
16. Commerce and Industry Insurance Company of Canada
17. The Commerce General Insurance Company
18. Consolidated Fire and Casualty Insurance Company
19. The Continental Insurance Company
20. Co-operators Insurance Association
21. Coronation Insurance Company Limited
22. The Dominion of Canada General Insurance Company
23. The Dominion Insurance Corporation
24. The Economical Mutual Insurance Company
25. Federal Fire Insurance Company of Canada
26. Federal Insurance Company
27. Federated Mutual Insurance Company
28. Federation Insurance Company of Canada
29. Fidelity Insurance Company of Canada
30. Fireman's Fund Insurance Company
31. The General Accident Assurance Company of Canada
32. General Insurance Company of America
33. General Security Insurance Company of Canada
34. Gerling Global General Insurance Company
35. The Globe Indemnity Company of Canada
36. Gore Mutual Insurance Company
37. Great American Insurance Company
38. The Guarantee Company of North America
39. The Guardian Insurance Company of Canada
40. The Halifax Insurance Company
41. The Hartford Fire Insurance Company
42. The Home Insurance Company
43. The Hudson Bay Insurance Company
44. The Imperial Guarantee and Accident Insurance Company of Canada
45. Insurance Company of North America
46. The Law Union and Rock Insurance Company Limited
47. The Liverpool and London and Globe Insurance Company, Limited
48. London and Midland General Insurance Company
49. Lumbermen's Mutual Casualty Company
50. Maryland Casualty Company
51. The New Zealand Insurance Company, Limited
52. Niagara Fire Insurance Company
53. North British and Mercantile Insurance Company, Limited
54. Northern Assurance Company, Limited
55. Norwich Union Fire Insurance Society, Limited
56. Pearl Assurance Company, Limited
57. Perth Insurance Company
58. Phoenix Assurance Company of Canada
59. The Phoenix Insurance Company (Hartford, Conn.)
60. Pilot Insurance Company

61. Pitts Insurance Company
62. The Provident Assurance Company
63. The Prudential Assurance Company, Limited
64. Reliance Insurance Company (of Philadelphia)
65. Royal Insurance Company, Limited
66. Safeco Insurance Company of America
67. St. Paul Fire and Marine Insurance Company
68. Scottish & York Insurance Co., Limited
69. Scottish Canadian Assurance Corporation
70. Seaboard Surety Company
71. Simcoe & Erie General Insurance Company
72. The Sovereign General Insurance Company
73. The Stanstead & Sherbrooke Insurance Company
74. Sun Alliance Insurance Company
75. Sun Insurance Office, Limited
76. Toronto General Insurance Company
77. Traders General Insurance Company
78. The Travelers Indemnity Company
79. Travelers Indemnity Company of Canada
80. United States Fidelity and Guaranty Company
81. United States Fire Insurance Company
82. The Waterloo Mutual Insurance Company
83. The Wawanesa Mutual Insurance Company
84. Wellington Fire Insurance Company
85. The Western Assurance Company
86. Western Surety Company
87. Zurich Insurance Company

O. Reg. 901/75, s. 1.

(6592)

49

THE TEACHERS' SUPERANNUATION ACT

O. Reg. 902/75.

General.

Made—November 5th, 1975.

Filed—November 17th, 1975.

REGULATION TO AMEND REGULATION 810 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE TEACHERS' SUPERANNUATION ACT

1.—(1) Subsection 2 of section 9 of Regulation 810 of Revised Regulations of Ontario, 1970, exclusive of the clauses, is revoked and the following substituted therefor:

(2) A person who has been employed within the meaning of the Act for at least ten years of his service may include, for every purpose relating to an annual allowance, teaching or supervisory service, not exceeding ten years, in a foreign country,

- (2) Subsection 3 of the said section 9 is revoked and the following substituted therefor:

(3) The service that may be included under subsections 1 and 2 by a person referred to therein is limited to a total of ten years. O. Reg. 902/75, s. 1 (2).

(6593) 49

THE LAND TRANSFER TAX ACT, 1974

O. Reg. 903/75.

Exemption.

Made—November 12th, 1975.

Filed—November 17th, 1975.

REGULATION MADE UNDER THE LAND TRANSFER TAX ACT, 1974

EXEMPTION

CONVEYANCE TO HELEN GLITHERO GRAY

1. The Minister is authorized to exempt that part of the tax payable under subsection 2 of section 2 of *The Land Transfer Tax Act, 1974* that exceeds the amount of tax that would result if the rates under subsection 1 of the said section 2 were applied, any person tendering for registration a conveyance by which the lands described in the Schedule to this Regulation are conveyed from John Edwards (in trust) of the City of Brockville in the United Counties of Leeds and Grenville, Province of Ontario to Helen Glithero Gray of the City of Alexandria in the State of Virginia, one of the States of America:

Schedule

That parcel or tract of land and premises situate in the Township of Lansdowne in the County of Leeds, being composed of Mink Island in Charleston Lake, as shown on a Plan of Survey by Ontario Land Surveyor, B. J. Saunders, dated the 25th day of March, 1887 of record in the Department of Lands and Forests and Mines, a copy of which Plan is attached to and forms part of the Letters Patent. O. Reg. 903/75, s. 1.

(6594) 49

THE INCOME TAX ACT

O. Reg. 904/75.

Ontario Tax Credit System Regulation.

Made—November 12th, 1975.

Filed—November 17th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 111/75 MADE UNDER THE INCOME TAX ACT

1. Section 1 of Ontario Regulation 111/75 is revoked and the following substituted therefor:

1. For the purpose of subclause iv of clause c of subsection 1 of section 6b of the Act, the following are prescribed,

- (a) amounts paid for commutation of statute labour pursuant to *The Statute Labour Act* or pursuant to a by-law passed under the authority of that Act; and
- (b) amounts paid for fees charged by a school board and licence fees levied by a municipality in respect of mobile homes. O. Reg. 904/75, s. 1.

2. Section 1 shall be deemed to have come into force on the 1st day of January, 1975. O. Reg. 904/75, s. 2.

5595)

49

**THE ONTARIO GUARANTEED
ANNUAL INCOME ACT, 1974**

O. Reg. 905/75.

General.

Made—November 12th, 1975.

Filed—November 17th, 1975.

**REGULATION TO AMEND
ONTARIO REGULATION 748/74
MADE UNDER
THE ONTARIO GUARANTEED ANNUAL
INCOME ACT, 1974**

1. Section 9 of Ontario Regulation 748/74 is revoked and the following substituted therefor:

9.—(1) The Deputy Minister of Revenue may exercise the powers and duties of the Minister under the following provisions of the Act:

(a) subsection 7 of section 5; and

(b) subsection 2 of section 8.

(2) The officer in the Ministry of Revenue holding the position of Comptroller of Revenue may exercise the powers and duties of the Minister under the following provisions of the Act:

(a) subsection 7 of section 5;

(b) subsection 4 of section 6; and

(c) subsections 1 and 2 of section 12.

(3) The officers in the Guaranteed Income and Tax Credit Branch of the Ministry of Revenue holding the positions of Director and Manager, Operations may exercise the powers and duties of the Minister under the following provisions of the Act:

(a) subsection 7 of section 5;

(b) subsections 3 and 4 of section 6;

(c) subsections 1 and 2 of section 12; and

(d) section 14.

(4) The officer in the Guaranteed Income and Tax Credit Branch of the Ministry of Revenue holding the position of Manager, Benefits Control may exercise the powers and duties of the Minister under the following provisions of the Act:

(a) subsections 3 and 4 of section 6; and

(b) section 14.

(5) The officers in the Ministry of Revenue holding the positions of Director of the Legal Services Branch and Director of the Special Investigations Branch may exercise the powers and duties of the Minister under the following provisions of the Act:

section 14. O. Reg. 905/75, s. 1.

(6596)

49

**THE PRIVATE VOCATIONAL SCHOOLS
ACT, 1974**

O. Reg. 906/75.

General.

Made—November 5th, 1975.

Filed—November 18th, 1975.

**REGULATION TO AMEND
ONTARIO REGULATION 881/74
MADE UNDER
THE PRIVATE VOCATIONAL SCHOOLS
ACT, 1974**

1. Clause *c* of section 1 of Ontario Regulation 881/74 is revoked and the following substituted therefor:

(c) "total cost of the course of instruction" means the amount payable by a student to a private vocational school in respect of a course of instruction offered by the private vocational school except for examination fees where such fees are separately prescribed in the contract for the course of instruction. O. Reg. 881/74, s. 1; O. Reg. 906/75, s. 1.

2. Subclause ii of clause *d* of subsection 2 of section 2 of the said Regulation is revoked and the following substituted therefor:

(ii) for the whole course of instruction where the course of instruction is by correspondence with a compulsory terminal portion that is not by correspondence that will indicate that proportion of the fees applicable to each portion, and

3. Clause *b* of subsection 2 of section 5 of the said Regulation is revoked and the following substituted therefor:

(b) be a graduate of a college of applied arts and technology established under *The Ministry of Colleges and Universities Act, 1971* and have twenty-four months actual

occupational experience in the vocation or occupation for which instruction is to be given by such teacher;

4. The said Regulation is amended by adding thereto the following section:

5a. Notwithstanding the provisions of subsection 2 of section 5, the Superintendent may approve the employment of any teacher at a private vocational school who in the opinion of the Superintendent is proficient in the vocation or occupation for which instruction is to be given by such teacher. O. Reg. 906/75, s. 4.

- 5.—(1) Clause *b* of subsection 2 of section 7 of the said Regulation is revoked. O. Reg. 906/75, s. 5 (1).

- (2) Subsection 3 of the said section 7 is revoked and the following substituted therefor:

(3) Upon the request of the Superintendent, a private vocational school shall submit to the Superintendent an audited annual financial statement for the private vocational school prepared by a chartered accountant licensed under *The Public Accountancy Act*. O. Reg. 906/75, s. 5 (2).

6. Subsections 2, 3, 4, 5 and 6 of section 8 of the said Regulation are revoked and the following substituted therefor:

(2) In subsection 1 "actual student enrolment" means the total number of students with whom the private vocational school has a written contract for a course of instruction but does not include those students who have given notice in writing by registered mail to the private vocational school prior to the commencement date of the course of instruction of his intention not to commence the course of instruction as provided for in subsections 1 and 2 of section 20.

- (3) A bond under subsection 1 shall be,

- (a) a bond of a guarantee company approved under *The Guarantee Companies Securities Act* in Form 4;
- (b) a personal bond in Form 5 accompanied by collateral security; or
- (c) a bond in Form 6 of a guarantor, other than a guarantee company, accompanied by collateral security.

- (4) The classes of negotiable security that may be accepted as collateral security for a bond are,

- (a) bonds issued or guaranteed by Canada; or
- (b) bonds issued or guaranteed by any province of Canada.

(5) The collateral security referred to in subsection 4 shall be deposited with the Superintendent and maintained at a market value of not less than the face value of the bond.

(6) A bond under subsection 1 may be cancelled by any person bound thereunder by giving at least two months' notice in writing of intention to cancel to the Superintendent and to the person bonded, and the bond shall be deemed to be cancelled on the date stated in the notice, which date shall be not less than two months after the receipt of the notice by the Superintendent.

(7) For the purpose of every act or omission occurring,

(a) during the period of registration; or

(b) during the period prior to cancellation of the bond under subsection 6 where there has been no termination of registration,

every bond shall continue in force and the collateral security, if any, shall remain on deposit for a period of two years following the termination of the registration or the cancellation of the bond, as the case may be.

(8) Where a bond has been cancelled or the registration has been terminated and the bond has not been forfeited, the Superintendent may, two years following the termination of the registration to which the bond relates or two years after the cancellation of the bond, as the case may be, deliver the bond and any collateral security to the person bound thereunder and to the person who deposited such security, as the case may be. O. Reg. 906/75, s. 6.

7. Section 9 of the said Regulation is revoked and the following substituted therefor:

9.—(1) The Superintendent may in his discretion declare any bond mentioned in subsection 1 of section 8 forfeited and thereupon the amount thereof becomes due and owing by the person bound thereby as a debt due the Crown in right of Ontario,

(a) where a registrant has been convicted of,

(i) an offence under the Act, or

(ii) an offence involving fraud or theft or conspiracy to commit an offence involving fraud or theft under the *Criminal Code* (Canada),

and the conviction has become final;

(b) where proceedings by or in respect of a registrant have been taken under the *Bankruptcy Act* (Canada) either by way of assignment or by petition or where proceedings have been taken by way of winding

up, and in the case of a petition, a receiving order under the *Bankruptcy Act* (Canada) or a winding up order has been made and the order has become final; or

- (c) where during the two-year period mentioned in subsection 7 of section 8 the Superintendent receives a notice in writing of a claim against the registrant by or on behalf of a student in respect of a course of instruction or a contract for a course of instruction together with evidence satisfactory to the Superintendent as to the validity of such claim or that legal proceedings have been commenced against the registrant.

(2) Where a bond secured by the deposit of collateral security is forfeited under subsection 1, the Superintendent may sell the collateral security at the current market price.

(3) Where the Crown in right of Ontario becomes a creditor or a person in respect of a debt due the Crown arising from the provisions of subsection 1, the Superintendent may take such proceedings as he sees fit under the *Bankruptcy Act* (Canada), *The Judicature Act*, *The Corporations Act* or the *Winding up Act* (Canada) for the appointment or an interim receiver, custodian, trustee, receiver or liquidator, as the case may be.

(4) The Superintendent may in his discretion within two years of the forfeiture,

- (a) assign any bond forfeited under subsection 1 and transfer the collateral security, if any;
- (b) pay over any money recovered under the bond; or
- (c) pay over any money realized from the sale of the collateral security under subsection 2,

to any judgment creditor where the judgment was based on a claim in respect of a course of instruction or a contract for a course of instruction.

(5) Where the proceeds of the bond are insufficient to satisfy the total amount of all the judgments filed with the Superintendent within the two-year period from the date of forfeiture mentioned in subsection 4, the Superintendent may distribute the proceeds of the bond among the judgment creditors *pro rata*.

(6) When the proceeds of the bond exceed the total amount of the judgments filed with the Superintendent within the two-year period from the date of forfeiture mentioned in subsection 4, the Superintendent may pay the remaining balance of the proceeds of the bond to the person who paid over the proceeds of the bond under subsection 1 or who assigned the collateral security realized.

(7) Where a bond has been forfeited and no judgment of a creditor has been filed with the Superintendent within the two-year period from the date of forfeiture mentioned in subsection 4, the Superintendent may pay the proceeds of the bond to the person who paid over the proceeds of the bond under subsection 1 or who assigned the collateral security realized.

(8) Only judgments of creditors which have become final prior to the expiration of the two-year period from the date of forfeiture mentioned in subsection 4 shall be eligible to share in the proceeds of the bond.

(9) Notwithstanding subsection 8, the Superintendent may in his discretion pay to the Accountant of the Supreme Court from the proceeds of the bond the amount of a judgment of a creditor where a judgment has been obtained but has not become final prior to the expiration of the two-year period from the date of forfeiture mentioned in subsection 4, and such amount shall be held in trust for such creditor when the judgment becomes final. O. Reg. 906/75, s. 7.

8. Subsection 2 of section 16 of the said Regulation is revoked and the following substituted therefor:

(2) Subject to subsection 3, where a registrant has,

- (a) his registration cancelled;
- (b) renewal of his registration refused and his registration has expired; or
- (c) has not applied for renewal of registration and his registration has expired,

he shall, within thirty days next following the cancellation or expiry of his registration, repay to each person who contracted for a course or courses of instruction,

- (d) the registration fee under section 19; and
- (e) the full amount paid for or on account of the fees by or on behalf of such person except the proportion of the fees for the whole course of instruction that the part of the course of instruction supplied and serviced up to the date of cancellation or expiry bears to the whole course of instruction. O. Reg. 906/75, s. 8.

9. Section 20 of the said Regulation is revoked and the following substituted therefor:

20.—(1) Where a person has contracted for a course of instruction at a private vocational school and gives notice in writing by registered mail to the private vocational school at least twenty-one days prior to the commencement date of the course of instruction, of his intention not to commence the

course of instruction, the private vocational school shall refund any money paid for or on account of the fees by or on behalf of the persons, except for the registration fee referred to in section 19.

(2) Where a person has contracted for a course of instruction at a private vocational school and gives notice in writing by registered mail to the private vocational school at any time prior to the commencement date of the course of instruction, but less than twenty-one days prior to such commencement date of his intention not to commence the course of instruction, the private vocational school shall refund any money paid for or on account of the fees by or on behalf of the person except,

- (a) the registration fee under section 19; and
- (b) 10 per cent of the fees for the whole course of instruction.

(3) Where a person has contracted for a course of instruction at a private vocational school and gives notice in writing by registered mail to the private vocational school after the commencement date of the course of instruction, of his intention to cease taking the course of instruction the private vocational school shall refund any money paid for or on account of the fees by or on behalf of the person except,

- (a) the registration fee under section 19;
- (b) the proportion of the fees for the whole course of instruction that the part of the course of instruction supplied and serviced up to the time of receipt of the notice bears to the whole course of instruction; and
- (c) 10 per cent of the difference between the fees for the whole course of instruction and the proportion of the fees that the part of the course of instruction supplied and serviced up to the time of receipt of the notice bears to the whole course of instruction.

(4) Where it is necessary for a private vocational school to supply equipment in addition to written material for a course of instruction and the equipment is supplied to a person and the private vocational school receives from the person a notice under subsections 1, 2 or 3, the private vocational school may make a charge, not exceeding the equivalent retail cost of the private vocational school, for the equipment or for the use thereof, as the case may be, except where the person returns all the equipment to the private vocational school unopened or as issued, within ten days of the receipt of the equipment by the person. O. Reg. 906/75, s. 9.

THE HIGHWAY TRAFFIC ACT

O. Reg. 907/75.

Construction Zones.

Made—November 14th, 1975.

Filed—November 18th, 1975.

REGULATION TO AMEND REGULATION 411 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Schedule 25 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:

2. That part of the King's Highway known as No. 403 in the Township of Brantford in the County of Brant beginning at a point situate at its intersection with the easterly junction of that part of the King's Highway known as No. 2 and extending westerly therealong for a distance of 6 miles. (W.P. 202-63) (D-4).

2. Schedule 39 to the said Regulation is amended by adding thereto the following paragraph:

5. That part of the King's Highway known as No. 3 in The Regional Municipality of Niagara lying between a point situate at its intersection with that part of the King's Highway known as No. 140 in the City of Port Colborne and a point situate at its intersection with the line between the City of Port Colborne and the Town of Fort Erie. (W.P. 453-64) (D-4).

3. Schedule 47 to the said Regulation is amended by adding thereto the following paragraph:

18. That part of the King's Highway known as No. 17 in the Territorial District of Thunder Bay lying between a point situate 20 miles measured easterly from its intersection with that part of the King's Highway known as No. 11 in the Township of Nipigon and a point situate at its intersection with the roadway known as Coldwell Road in the Township of Coldwell. (D-9).

4. Schedule 54 to the said Regulation is amended by adding thereto the following paragraph:

12. That part of the King's Highway known as No. 41 in the Township of Sheffield in the County of Lennox and Addington lying between a point situate at its intersection with the line between lots 3 and 4 in Concession 4 and a point situate at its intersection with the line between lots 20 and 21 in Concession 4. (Contract No. 75-121) (D-8).

5. Schedule 76 to the said Regulation is amended by adding thereto the following paragraph:

5. That part of the King's Highway known as No. 507 in the County of Peterborough lying between a point situate 1,100 feet measured southerly from its intersection with the line between lots 27 and 28 in Concession 18 in the Township of Smith and a point situate one-half mile measured northeasterly from its intersection with that part of the King's Highway known as No. 36 in the Township of Harvey. (Contract No. 75-130) (D-7).

J. W. SNOW
Minister of Transportation
and Communications.

Dated at Toronto this 14th day of November, 1975.

(6601)

49

THE HIGHWAY TRAFFIC ACT

O. Reg. 908/75.

Stop Signs at Intersections.
Made—November 12th, 1975.
Filed—November 18th, 1975.

REGULATION TO AMEND REGULATION 432 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Regulation 432 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following Schedules:

Schedule 60

1. Highway No. 60 in the County of Renfrew at its intersection with the roadway known as County Roads No. 5 and 8.

2. Northbound on Highway No. 60. O. Reg. 908/75, s. 1, *part*.

Schedule 61

1. Highway No. 24 at its intersection with the road allowance between the Township of Osprey in the County of Grey and the Township of Nottawasaga in the County of Simcoe.

2. Westbound on Highway No. 24. O. Reg. 908/75, s. 1, *part*.

(6602)

49

THE HIGHWAY TRAFFIC ACT

O. Reg. 909/75.

Parking.
Made—November 12th, 1975.
Filed—November 18th, 1975.

REGULATION TO AMEND REGULATION 421 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Schedule 11 to Appendix A to Regulation 421 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:

2. That part of the King's Highway known as No. 3 in the Town of Fort Erie in The Regional Municipality of Niagara lying between a point situate at its intersection with the roadway known as Concession Road and a point situate at its intersection with the roadway known as Thompson Road.

2. Schedule 18 to Appendix A to the said Regulation is amended by adding thereto the following paragraphs:

11. On the south side of that part of the King's Highway known as No. 7 in the Town of Markham in The Regional Municipality of York beginning at a point situate at its intersection with the westerly limit of the roadway known as Grandview Avenue and extending westerly therealong for a distance of 600 feet.

12. That part of the King's Highway known as No. 7 in the Town of Markham in The Regional Municipality of York beginning at a point situate at its intersection with the westerly limit of the roadway known as Ninth Line and extending westerly therealong for a distance of 1,500 feet.

3. Schedule 2 to Appendix B to the said Regulation, as made by section 7 of Ontario Regulation 518/75, is amended by adding thereto the following paragraphs:
2. East side of Highway No. 11 in the Town of Markham in The Regional Municipality of York

50 feet measured northerly from its intersection with the northerly limit of the roadway known as Steeles Avenue and 50 feet measured southerly from its intersection with the southerly limit of the roadway known as Meadowview Avenue

Anytime

1 hour
3. East side of Highway No. 11 in the Town of Markham in The Regional Municipality of York

50 feet measured northerly from its intersection with the northerly limit of the roadway known as Colborne Street and 200 feet measured northerly from its intersection with the centre line of that part of the King's Highway known as No. 7B

Anytime

1 hour

(6603)

49

THE HIGHWAY TRAFFIC ACT

O. Reg. 910/75.

Signs.
Made—November 12th, 1975.
Filed—November 18th, 1975.

THE HIGHWAY TRAFFIC ACT

O. Reg. 911/75.

General.
Made—November 12th, 1975.
Filed—November 18th, 1975.

REGULATION TO AMEND
REGULATION 425 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE HIGHWAY TRAFFIC ACT

1. Subsection 1 of section 3 of Regulation 425 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
- (1) Subject to section 4, where a maximum rate of speed other than that prescribed by subsection 1 of section 82 of the Act is prescribed for a highway in a city, town, village, police village or built-up area, speed limit signs shall be erected on the highway, in each direction of travel,

(a) not more than 2,000 feet apart where the speed limit prescribed is 35 miles per hour or less; and

(b) not more than 3,000 feet apart where the speed limit prescribed is greater than 35 miles per hour and not more than 50 miles per hour. O. Reg. 910/75, s. 1.

6604)

49

REGULATION TO AMEND
REGULATION 418 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE HIGHWAY TRAFFIC ACT

- 1.—(1) Subsection 1 of section 5 of Regulation 418 of Revised Regulations of Ontario, 1970, as amended by section 2 of Ontario Regulation 19/71, section 2 of Ontario Regulation 63/71, section 1 of Ontario Regulation 145/73, section 1 of Ontario Regulation 732/73, section 3 of Ontario Regulation 632/74 and section 2 of Ontario Regulation 234/75, is further amended by adding thereto the following item:
- 15a. For a motor assisted bicycle..... 5.00

(2) Subsection 3 of the said section 5, as remade by subsection 6 of section 3 of Ontario Regulation 632/74, is revoked and the following substituted therefor:

(3) Where a registration referred to in item 1, 2, 5, 6, 15 or 15a of subsection 1 is applied for on and after the 1st day of September to and including the 31st day of December in the year for which the

registration is made, the fee for the registration is reduced by one-half. O. Reg. 911/75, s. 1 (2).

2.—(1) Subsection 2 of section 13 of the said Regulation, as remade by section 12 of Ontario Regulation 632/74, is revoked and the following substituted therefor:

(2) The number plates in force for a motor vehicle other than a motorcycle or motor assisted bicycle shall be attached to and exposed in a conspicuous position on the front and back of such motor vehicle. O. Reg. 911/75, s. 2 (1).

(2) Subsection 4 of the said section 13, as made by section 12 of Ontario Regulation 632/74, is revoked and the following substituted therefor:

(4) The number plate for a motorcycle, motor assisted bicycle or trailer shall be attached to and exposed on the back thereof and so fixed that the number plate is plainly visible from the rear of the motorcycle, motor assisted bicycle or trailer. O. Reg. 911/75, s. 2 (2).

3. Section 15 of the said Regulation, as remade by section 14 of Ontario Regulation 632/74, is revoked and the following substituted therefor:

15. Upon the filing of satisfactory evidence as to the need therefor and payment of the prescribed fee, a permit and plate or plates may be issued to a manufacturer of or dealer in motor vehicles, other than motor assisted bicycles, or trailers and the permit applies to vehicles that the manufacturer or dealer has in his possession for sale or repair but not for hire. O. Reg. 911/75, s. 3.

4. Item 7 of subsection 1 of section 17 of the said Regulation, as remade by section 16 of Ontario Regulation 632/74, is revoked and the following substituted therefor:

7. For a motorcycle or motor assisted bicycle number plate in case of loss. . . . 2.00

5. Subsection 1 of section 24 of the said Regulation, as remade by section 4 of Ontario Regulation 198/72, is revoked and the following substituted therefor:

(1) Subject to subsection 2, a person who, except for lack of instruction in operating a motor vehicle, is otherwise qualified to be issued a driver's licence may apply for an instruction permit and the permit may be issued entitling the applicant, while having the permit in his immediate possession, to drive a motor vehicle, other than a motorcycle, upon a highway for a period of one year from the date of issue and, except in the case of a person driving a motor assisted bicycle, the person shall be accompanied by a person who is the holder of a

valid driver's licence other than a driver's licence restricted to the operation of a motorcycle, occupying the seat beside him. O. Reg. 911/75, s. 5.

6. Section 25 of the said Regulation is amended by adding thereto the following subsection:

(3) An original driver's licence which was issued restricting the holder thereof to the operation of a motorcycle shall be deemed to permit the holder to operate a motor assisted bicycle. O. Reg. 911/75, s. 6.

7. Subsection 1 of section 40 of the said Regulation is revoked and the following substituted therefor:

(1) No person shall operate upon a highway a motorcycle or motor assisted bicycle equipped with handlebars that are more than fifteen inches in height above the uppermost portion of the seat provided for the operator when the seat is depressed by the weight of the operator. O. Reg. 911/75, s. 7.

(6605)

49

THE HIGHWAY TRAFFIC ACT

O. Reg. 912/75.

General.

Made—November 12th, 1975.

Filed—November 18th, 1975.

REGULATION TO AMEND REGULATION 418 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Subsection 2 of section 32 of Regulation 418 of Revised Regulations of Ontario, 1970 is revoked. O. Reg. 912/75, s. 1.

(6606)

49

THE PUBLIC VEHICLES ACT

O. Reg. 913/75.

General.

Made—November 12th, 1975.

Filed—November 18th, 1975.

REGULATION TO AMEND REGULATION 762 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE PUBLIC VEHICLES ACT

1. Subsection 2 of section 15 of Regulation 762 of Revised Regulations of Ontario, 1970 is revoked. O. Reg. 913/75, s. 1.

(6607)

49

THE CHARITABLE INSTITUTIONS ACT**O. Reg. 914/75.**

General.

Made—November 5th, 1975.

Filed—November 18th, 1975.

REGULATION TO AMEND
REGULATION 85 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE CHARITABLE INSTITUTIONS ACT

1. Section 20 of Regulation 85 of Revised Regulations of Ontario, 1970, as remade by section 3 of Ontario Regulation 268/72 and amended by section 5 of Ontario Regulation 113/73, section 1 of Ontario Regulation 337/73, sections 4 and 5 of Ontario Regulation 713/73, section 1 of Ontario Regulation 70/74, section 1 of Ontario Regulation 534/74, section 1 of Ontario Regulation 913/74, section 1 of Ontario Regulation 960/74 and section 1 of Ontario Regulation 278/75, is further amended by adding thereto the following subsection:

(9a) In determining the revenue for the purposes of Form 4 and Form 4a, an amount equal to all or any part of the rent or shelter cost paid by or on behalf of any resident may, with the approval of the Director, be excluded. O. Reg. 914/75, s. 1.

2. This Regulation shall be deemed to have come into force on the 28th day of February, 1973. O. Reg. 914/75, s. 2.

(6608)

49

THE PLANNING ACT**O. Reg. 915/75.**

Order made under Section 29a of The Planning Act.

Made—November 6th, 1975.

Filed—November 18th, 1975.

REGULATION MADE UNDER
THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF
THE PLANNING ACT

1. A contravention, before the 19th day of March, 1973, of section 29 of *The Planning Act* or a predecessor thereof or of a by-law passed under a predecessor of the said section or of an Order made under clause *b* of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of *The Planning Act*, being chapter 296 of the Revised Statutes of Ontario, 1960, or a predecessor thereof does not have and shall be deemed never to have

had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Borough of Scarborough in The Municipality of Metropolitan Toronto, comprising that part of Lot 275 on Plan registered in the Land Titles Office for the Land Titles Division of Toronto and York (No. 66) as Number M-388, more particularly described as follows:

Beginning at a point in the southerly limit of Park Street distant 10 feet measured westerly therealong from the northeasterly limit of said Lot 275;

Thence westerly along that southerly limit 40 feet to a point;

Thence southerly and parallel with the easterly limit of that Lot 275 feet to its southwesterly limit;

Thence southeasterly along that southwesterly limit to its intersection with a line parallel with and distant 10 feet measured westerly from the easterly limit of that Lot;

Thence northerly along that parallel line to the place of beginning. O. Reg. 915/75, s. 1.

JOHN R. RHODES
Minister of Housing

Dated at Toronto, this 6th day of November, 1975.

(6609)

49

THE PLANNING ACT**O. Reg. 916/75.**

Restricted Areas—Part of the District of Manitoulin.

Made—November 13th, 1975.

Filed—November 18th, 1975.

REGULATION TO AMEND
ONTARIO REGULATION 153/74
MADE UNDER
THE PLANNING ACT

1. Ontario Regulation 153/74 is amended by adding thereto the following section:

13. Notwithstanding any other provision of this Order, the land described in Schedule 2 may be used for a tent and trailer park and buildings and structures accessory thereto required to serve the occupants of the park, provided the following requirements are met:

1. No building, structure, tent or trailer site shall be less than 132 feet from the high-water mark of the Dean Bay.

2. No part of the land described in Schedule 2 shall be used for a trailer or mobile home intended for or capable of being used as a permanent dwelling.
3. The maximum number of tent or trailer sites shall be 150. O. Reg. 916/75, s. 1.
2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 2

That parcel of land comprising Lot 9 in Concession XVI and Lot 9 in Concession XVII in the Geographic Township of Campbell in the Territorial District of Manitoulin. O. Reg. 916/75, s. 2.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 13th day of November, 1975.

(6610)

49

THE PLANNING ACT

O. Reg. 917/75.

Restricted Areas—County of Peterborough, Township of Cavan.

Made—November 14th, 1975.

Filed—November 18th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 619/75 MADE UNDER THE PLANNING ACT

1. Section 17 of Ontario Regulation 619/75, as remade by section 1 of Ontario Regulation 857/75, is revoked and the following substituted therefor:
17. Notwithstanding any other provision of this Order, the lands described in Schedules 2, 3, 5 and 6 may each be used for the erection and use thereon of one single-family dwelling and buildings and structures accessory thereto. O. Reg. 917/75, s. 1.
2. Schedule 4 to the said Regulation, as made by section 2 of Ontario Regulation 857/75, is revoked. O. Reg. 917/75, s. 2.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 14th day of November, 1975.

(6611)

49

THE PLANNING ACT

O. Reg. 918/75.

Order made under Section 29a of The Planning Act.

Made—November 10th, 1975.

Filed—November 19th, 1975.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE PLANNING ACT

1. A contravention, before the 19th day of March, 1973, of section 29 of *The Planning Act* or a predecessor thereof or of a by-law passed under a predecessor of the said section or of an Order made under clause *b* of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of *The Planning Act*, being chapter 296 of the Revised Statutes of Ontario, 1960, or a predecessor thereof does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Town of Midland in the County of Simcoe and being composed of part of Lots 41 and 42 on the south side of Hugel Avenue and part of Lot 69 on the east side of Charles Street according to a Plan registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 520, and being more particularly described as Parts 18, 19 and 20 on a Reference Plan deposited in the said Land Registry Office as Number 1109. O. Reg. 918/75, s. 1.

JOHN R. RHODES
Minister of Housing

Dated at Toronto, this 10th day of November, 1975.

(6622)

49

THE COMMUTER SERVICES ACT

O. Reg. 919/75.

General.

Made—November 12th, 1975.

Filed—November 20th, 1975.

REGULATION TO AMEND REGULATION 96 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE COMMUTER SERVICES ACT

1. Schedules 2a, 2b and 2c to Regulation 96 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 828/74, and Schedule 3, as remade by section 4 of Ontario Regulation 467/72, are revoked and the following substituted therefor:

Schedule 2b

Government of Ontario Transit

GUELPH—TORONTO (UNION)—OSHAWA

ADULT SINGLE FARES

Between	1 Toronto (Union)	92 Danforth	93 Scarborough	93 Eglinton	94 Guildwood	95 Rouge Hill	96 Pickering	97 Ajax	98 Whitby	99 Oshawa
1 Bloor	.70	.70	.75	.75	.95	1.00	1.25	1.50	1.65	1.70
2 Weston	.70	.75	.95	.95	1.05	1.20	1.45	1.70	1.85	1.90
5 Etobicoke N.	.70	.95	1.15	1.15	1.30	1.45	1.70	1.90	2.05	2.15
6 Malton	.90	1.15	1.30	1.30	1.45	1.65	1.90	2.10	2.25	2.30
7 Bramalea	1.10	1.30	1.45	1.45	1.60	1.80	2.05	2.25	2.40	2.50
10 Brampton	1.20	1.50	1.70	1.70	1.85	2.00	2.25	2.50	2.60	2.70
13 Georgetown	1.55	2.00	2.20	2.20	2.25	2.45	2.65	2.85	3.00	3.10
15 Acton	2.00	2.45	2.65	2.65	2.70	2.90	3.10	3.30	3.45	3.55
16 Rockwood	2.35	2.80	3.00	3.00	3.05	3.25	3.45	3.65	3.80	3.90
18 Guelph	2.55	3.00	3.20	3.20	3.35	3.45	3.65	3.85	4.00	4.10

O. Reg. 919/75, s. 1, part.

Government of Ontario Transit

GUELPH—TORONTO (UNION)—HAMILTON

ADULT SINGLE FARES

	1 Toronto (Union)	1 Exhibition	32 Mimico	32 Long Branch	33 Port Credit	34 Clarkson	35 Oakville	36 Brimley	37 Burlington	38 Aldershot	39 Hamilton
Between											
1 Bloor	.70	.70	.70	.70	.90	1.05	1.25	1.45	1.70	1.95	2.05
2 Weston	.70	.70	.90	.90	1.00	1.25	1.45	1.65	1.90	2.15	2.25
5 Etobicoke N.	.70	.70	1.05	1.05	1.25	1.45	1.65	1.90	2.15	2.40	2.50
6 Malton	.90	.90	1.25	1.25	1.45	1.65	1.85	2.05	2.35	2.55	2.70
7 Bramalea	1.10	1.10	1.40	1.40	1.60	1.80	2.00	2.20	2.50	2.70	2.85
10 Brampton	1.20	1.20	1.60	1.60	1.80	2.05	2.25	2.45	2.70	2.95	3.05
13 Georgetown	1.55	1.55	2.15	2.15	2.25	2.50	2.65	2.85	3.10	3.30	3.45
15 Acton	2.00	2.00	2.60	2.60	2.70	2.95	3.10	3.30	3.55	3.75	3.90
16 Rockwood	2.35	2.35	2.95	2.95	3.05	3.30	3.45	3.65	3.90	4.10	4.25
18 Guelph	2.55	2.55	3.15	3.15	3.35	3.50	3.65	3.85	4.10	4.30	4.45

Schedule 3

GO TRANSIT				FARE CONVERSION TABLE			
Adult Single Fare	Adult 10 Ride Fare	Adult Monthly Fares	Student Monthly Fares	Adult Single Fare	Adult 10 Ride Fare	Adult Monthly Fares	Student Monthly Fares
.40*	3.30	N/A	7.00	2.80	23.10	88.00	46.00
.45*	3.80	N/A	8.00	2.85	23.60	90.00	47.00
.50*	4.20	N/A	8.00	2.90	24.00	91.00	48.00
.55*	4.60	N/A	9.00	2.95	24.40	93.00	49.00
.60*	5.00	N/A	10.00	3.00	24.80	94.00	50.00
.65*	5.40	N/A	11.00	3.05	25.20	96.00	50.00
.70	6.00	23.00	12.00	3.10	25.60	97.00	51.00
.75	6.20	24.00	12.00	3.15	26.00	99.00	52.00
.80	6.60	25.00	13.00	3.20	26.40	100.00	53.00
.85	7.10	27.00	14.00	3.25	26.90	102.00	54.00
.90	7.50	29.00	15.00	3.30	27.30	104.00	55.00
.95	7.90	30.00	16.00	3.35	27.70	105.00	55.00
1.00	8.30	32.00	17.00	3.40	28.10	107.00	56.00
1.05	8.70	33.00	17.00	3.45	28.50	108.00	57.00
1.10	9.00	34.00	18.00	3.50	28.90	110.00	58.00
1.15	9.50	36.00	19.00	3.55	29.30	111.00	59.00
1.20	9.90	38.00	20.00	3.60	29.70	113.00	60.00
1.25	10.40	40.00	21.00	3.65	30.20	115.00	61.00
1.30	10.80	41.00	22.00	3.70	30.60	117.00	62.00
1.35	11.20	43.00	22.00	3.75	31.00	118.00	62.00
1.40	11.60	44.00	23.00	3.80	31.40	120.00	63.00
1.45	12.00	46.00	24.00	3.85	31.80	121.00	64.00
1.50	12.40	47.00	25.00	3.90	32.20	123.00	65.00
1.55	12.80	49.00	26.00	3.95	32.60	124.00	66.00
1.60	13.20	50.00	26.00	4.00	33.00	126.00	66.00
1.65	13.70	52.00	27.00	4.05	33.50	128.00	67.00
1.70	14.10	54.00	28.00	4.10	33.90	129.00	68.00
1.75	14.50	55.00	29.00	4.15	34.30	131.00	69.00
1.80	14.90	57.00	30.00	4.20	34.70	132.00	70.00
1.85	15.30	58.00	31.00	4.25	35.10	134.00	71.00
1.90	15.70	60.00	31.00	4.30	35.50	135.00	71.00
1.95	16.10	61.00	32.00	4.35	35.90	137.00	72.00
2.00	16.50	63.00	33.00	4.40	36.30	138.00	73.00
2.05	17.00	65.00	34.00	4.45	36.80	140.00	74.00
2.10	17.40	66.00	35.00	4.50	37.20	142.00	75.00
2.15	17.80	68.00	36.00	4.55	37.60	143.00	76.00
2.20	18.20	69.00	36.00	4.60	38.00	145.00	76.00
2.25	18.60	71.00	37.00	4.65	38.40	146.00	77.00
2.30	19.00	72.00	38.00	4.70	38.80	148.00	78.00
2.35	19.40	74.00	39.00	4.75	39.20	149.00	79.00
2.40	19.80	75.00	40.00	4.80	39.60	151.00	80.00
2.45	20.30	77.00	41.00	4.85	40.20	153.00	81.00
2.50	20.70	79.00	41.00	4.90	40.50	154.00	81.00
2.55	21.10	80.00	42.00	4.95	40.90	156.00	82.00
2.60	21.50	82.00	43.00	5.00	41.30	157.00	83.00
2.65	21.90	83.00	44.00	5.05	41.70	159.00	84.00
2.70	22.30	85.00	45.00	5.10	42.10	160.00	85.00
2.75	22.70	86.00	45.00	5.15	42.50	162.00	85.00
				5.20	42.90	164.00	86.00

*Fares apply to Bus Services only.

THE EDUCATION ACT, 1974

O. Reg. 920/75.

Ontario Teacher Education College.

Made—October 9th, 1975.

Approved—November 12th, 1975.

Filed—November 20th, 1975.

REGULATION MADE UNDER
THE EDUCATION ACT, 1974ONTARIO TEACHER EDUCATION
COLLEGE

INTERPRETATION

1. In this Regulation,

- (a) "applicant" means a person who applies for admission to a program;
- (b) "associate teacher" means a teacher employed by a board who is selected to assist, observe and evaluate teachers-in-training in practice teaching;
- (c) "basic program" means a program that leads to an Interim Elementary School Teacher's Certificate, Standard 4;
- (d) "practice school" means a school in which an associate teacher teaches;
- (e) "program" means a teacher education program conducted at Ontario Teacher Education College;
- (f) "supplementary program" means a program that leads to a special certificate and that is taken concurrently with the basic program;
- (g) "teacher-in-training" means an applicant who has been admitted to a program. O. Reg. 920/75, s. 1.

ADMISSION REQUIREMENTS

2. An applicant shall submit his application to a principal of Ontario Teacher Education College and shall submit with his application,

- (a) a certificate of birth or baptism, or other acceptable proof of age;
- (b) a certificate of change of name, where applicable;
- (c) in the case of an applicant who is a married woman and is to be registered under her married name, a certificate of marriage or other acceptable proof that she

is the person referred to in the certificate or other proof under clause a;

- (d) evidence of Canadian citizenship or landed immigrant status; and
- (e) evidence that the applicant holds a degree of Bachelor of Arts or Bachelor of Science from an Ontario university or qualifications the Minister considers equivalent thereto. O. Reg. 920/75, s. 2.

3. An applicant for admission to a supplementary program that leads to the Elementary Vocal Music Certificate, Type B, shall, in addition to the requirements in section 2,

- (a) submit to a principal of Ontario Teacher Education College evidence of standing in,
 - (i) Music at the Secondary School Honour Graduation level,
 - (ii) Grade IX Practical and either Grade III Harmony, Royal Conservatory of Music, Toronto, or a written examination in musical theory taken at Ontario Teacher Education College, or
 - (iii) a course of study the Minister considers equivalent to the standing required under subclause i or ii; and
- (b) complete successfully a practical test in Music given at Ontario Teacher Education College. O. Reg. 920/75, s. 3.

4. An applicant for admission to a supplementary program that leads to a Certificate as Teacher of French to English-Speaking Pupils in Elementary Schools shall, in addition to the requirements in section 2,

- (a) submit to a principal of Ontario Teacher Education College evidence that the applicant has obtained standing of at least 66 per cent in French at the Secondary School Honour Graduation level, or equivalent standing in a course in French that the Minister considers equivalent thereto; and
- (b) complete successfully an oral and a written examination in French given at Ontario Teacher Education College. O. Reg. 920/75, s. 4.

DATE OF APPLICATION

5. An applicant shall submit his application not later than the 31st day of July in the year in which he intends to enrol in the program. O. Reg. 920/75, s. 5.

MEDICAL EXAMINATIONS

6. An applicant shall not be admitted to a program until he establishes to the satisfaction of a principal of Ontario Teacher Education College that the applicant is free from active tuberculosis. O. Reg. 920/75, s. 6.

7.—(1) Where during a college year a principal of Ontario Teacher Education College recommends to the Minister that a teacher-in-training be required to undergo a medical examination as to his physical or mental health, the Minister may,

- (a) order such examination for the teacher-in-training; and
- (b) appoint at the expense of the Ministry a duly qualified medical practitioner to conduct the examination.

(2) Where the medical practitioner appointed by the Minister recommends that the teacher-in-training should not, for physical or mental health reasons, continue in the program, the Minister may direct the principal of Ontario Teacher Education College to notify the teacher-in-training of his exclusion from the program.

(3) A teacher-in-training who is excluded from a program pursuant to subsection 2 may, at his expense, obtain and submit to the Minister a report of a medical examination together with a medical practitioner's opinion as to his physical or mental health.

(4) Upon receiving a report and opinion pursuant to subsection 3, the Minister may confirm or withdraw his direction to the principal or make such other direction as he considers proper. O. Reg. 920/75, s. 7.

PRACTICE TEACHING

8. A principal of Ontario Teacher Education College shall, in co-operation with the supervisory officers of the boards concerned, select practice schools from the schools of such boards and select associate teachers from the practice schools. O. Reg. 920/75, s. 8.

9. A principal and the instructional staff of Ontario Teacher Education College, in co-operation with the associate teachers, shall determine the final standing of a teacher-in-training in practice teaching. O. Reg. 920/75, s. 9.

10. A principal of Ontario Teacher Education College shall, in co-operation with the principal of the practice school, arrange the timetable for observation and practice teaching. O. Reg. 920/75, s. 10.

11. Where a dispute arises between a principal of Ontario Teacher Education College and the principal

or an associate teacher of a practice school in connection with any matter affecting practice teaching at the practice school, it shall be submitted to the board that operates the practice school and, in the event that the decision of the board is not acceptable to the principal of Ontario Teacher Education College, the dispute may be referred by him to the Minister, whose decision is final. O. Reg. 920/75, s. 11.

12.—(1) Where a principal of Ontario Teacher Education College receives written complaints in respect of a teacher-in-training from two or more principals of practice schools, or the principal of a practice school requests a principal of Ontario Teacher Education College in writing to remove a teacher-in-training from the practice school, the principal of Ontario Teacher Education College may prohibit the teacher-in-training from further participation in practice teaching.

(2) Where a teacher-in-training has been prohibited from practice teaching, the principal of Ontario Teacher Education College shall so notify the Minister in writing, setting out the reasons for such prohibition, and the Minister may require the principal to review his decision in accordance with such procedures as the Minister may determine. O. Reg. 920/75, s. 12.

REPORTING

13. Where a teacher-in-training has obtained the required standing in practice teaching and successfully completed the program as evidenced by his year's record and by the result of the final examinations or supplemental examinations that he writes, the principal of Ontario Teacher Education College shall so report to the Deputy Minister of Education. O. Reg. 920/75, s. 13.

14. In evaluating the record of a teacher-in-training, the principal and instructional staff of Ontario Teacher Education College shall take into consideration his attitude to his work, his adaptability to teaching and the probability of his future success as a teacher. O. Reg. 920/75, s. 14.

SUPPLEMENTAL EXAMINATIONS

15.—(1) A teacher-in-training who obtains the required standing in practice teaching and fails to obtain the required standing in one or more subjects of his basic program shall be permitted to write supplemental examinations in those subjects.

(2) A principal of Ontario Teacher Education College shall provide for the conduct of such supplemental examinations as may be necessary. O. Reg. 920/75, s. 15.

TUITION FEES

16. Subject to any refund to which he may become entitled under section 18, an applicant who is

accepted into the basic program is required to pay a tuition fee of \$585.00 payable as follows:

- 1. A deposit of \$50, upon acceptance into the program.
- 2. A first instalment of \$295.00 less the deposit, on or before the first day of the program.
- 3. The balance of \$290.00 on or before the 15th day of January next following the first day of the program. O. Reg. 920/75, s. 16.
- 17. The deposit and instalments of the tuition fee shall be paid by cheque or money order made payable to the "Treasurer of Ontario" and shall be submitted to a principal of Ontario Teacher Education College, O. Reg. 920/75, s. 17.

18. An applicant who has submitted to a principal of Ontario Teacher Education College written notice of his withdrawal from the basic program is entitled to a refund of tuition fees according to the following Table:

TABLE

Date of Submission of Notice	Amount of Refund
1. From registration to September 30	Full refund of the fee that he has paid
2. From October 1 to October 15	75% of the first instalment

Date of Submission of Notice

Amount of Refund

- 3. From October 16 to November 15 50% of the first instalment
 - 4. From November 16 to December 15 25% of the first instalment
 - 5. From registration to January 15 Full refund of second instalment
 - 6. From January 16 to February 15 50% of the second instalment
 - 7. From February 16 to March 15 25% of the second instalment
- O. Reg. 920/75, s. 18.

FEE FOR STATEMENT OF STANDING

19. The fee to be paid to the Ministry by a graduate of a teacher education institution conducted by the Minister for the preparation, at the request of the graduate, of a statement of standing obtained or a description of courses completed at the teacher education institution and for the forwarding thereof to a certification authority outside Ontario or to an educational institution is \$3.00. O. Reg. 920/75, s. 19.

REVOCATION

20. Ontario Regulation 84/74 is revoked. O. Reg. 920/75, s. 20.

THOMAS L. WELLS
Minister of Education

Dated at Toronto, this 9th day of October, 1975.

(6624)

49

THE JURIES ACT, 1974

O. Reg. 921/75.

General.

Made—November 12th, 1975.

Filed—November 20th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 800/74
MADE UNDER THE JURIES ACT, 1974

1. Forms 1 and 2 of Ontario Regulation 800/74 are revoked and the following substituted therefor:

Form 1

The Juries Act, 1974

JURY SERVICE NOTICE

THIS IS NOT A SUMMONS FOR JURY SERVICE. You are only being considered as a prospective juror for a period of service during 19...

In order that your qualifications for such service may be determined before you are summoned to appear YOU ARE REQUIRED TO COMPLETE AND RETURN THE QUESTIONNAIRE ON THE FRONT OF THIS FORM WITHIN FIVE (5) DAYS OF RECEIPT. Mail the completed questionnaire to your local sheriff in the enclosed, pre-addressed envelope which requires no postage.

THIS IS NOT A SUMMONS FOR JURY SERVICE. If you are chosen for jury service you will be notified of the time and place to appear.

This matter must be given your immediate attention.

O. Reg. 921 /75, s. 1, *part*.

Form 2

The Juries Act, 1974

RETURN TO JURY SERVICE NOTICE

(See Reverse Side Before Completing This Form)

QUESTIONNAIRE AS TO QUALIFICATIONS FOR JURY SERVICE

NOTE: You are only being considered as a prospective juror for a period of Service in 19....

..... (name) (age) (file number)
..... (address)	Return Completed Form to: Sheriff's Office (address of sheriff's office)	

INSTRUCTIONS

- If your name, address or age is not correct, show the necessary corrections below or beside the printed data.
- Read the official Jury Service Notice on the back of this form.
- Answer all questions and sign the questionnaire, refold and return the completed form to the Sheriff's Office in the enclosed, stamped, pre-addressed envelope, as required by section 6 of *The Juries Act, 1974*.

ADDITIONAL PERSONAL INFORMATION REQUIRED: (Please hand print your answers)

1. Give occupation, trade or profession:	
If you are retired or not working, give last occupation, trade or profession:	
2. Business Telephone.....	Residence Telephone.....

ANSWER QUESTIONS 3 TO 10 BY MAKING AN X IN THE PROPER BOX

3. Are you 18 years of age or more, but less than 69 years of age?.....	[yes]	[no]
4. Are you a Canadian Citizen?.....	[yes]	[no]
5. Have you any physical or mental disability which would seriously impair your ability to serve as a juror?.....	[yes]	[no]
If "yes", either:		
(a) attach an explanatory letter from your doctor,		
or (b) complete and sign the section on the back of this form which authorizes your doctor to provide relevant medical information to the Sheriff.		

6. Can you read, speak and understand the English language?.....[yes] [no]
7. Have you ever been convicted of an indictable offence for which you have not been granted a pardon?.....[yes] [no]
See Note 1 on the back of this form for an explanation of "indictable offence".
8. Have you received fees for service as a juror in this or the two preceding years?.....[yes] [no]
If so, when and where?.....

OCCUPATIONS WHICH ARE INELIGIBLE TO SERVE AS JURORS

9. Is your occupation, profession or position listed in Note 2 on the back of this form?..[yes] [no]
If so, state which classification and who your employer is:
.....
10. Are you married to a person in one of the occupations, professions or positions listed in Note 3 on the back of this form?.....[yes] [no]
If so, state which classification, and who the employer is:
.....

I certify that all answers and statements are true to the best of my knowledge and belief.

Sign
Here

.....
(date)

REVERSE SIDE

AUTHORIZATION FOR DOCTOR TO PROVIDE MEDICAL INFORMATION

This is to authorize Doctor
(name)
.....
(address) Telephone Number:.....

to provide the sheriff with medical information and opinion for the purpose of verifying my physical and/or mental infirmity incompatible with the discharge of duties as a juror.

Dated at the of 19....
(municipality) (day) (month)
.....
(signature of prospective juror)

NOTES REFERRED TO IN QUESTIONNAIRE

NOTE 1: Indictable Offence.
An indictable offence is a serious criminal offence and does not include violations of Provincial Statutes such as traffic and liquor laws. Nor are some Criminal Code offences indictable: for example, common assault, causing a disturbance, wilful damage under \$50 and vagrancy are not indictable offences.

NOTE 2: The following persons are ineligible to serve as jurors:

1. Every member of the Privy Council of Canada or the Executive Council of Ontario.
2. Every member of the Senate, the House of Commons of Canada or the Assembly.
3. Every judge, every barrister and solicitor and every student-at-law.
4. Every legally qualified medical practitioner and veterinary surgeon who is actively engaged in practice and every coroner.
5. Every person engaged in the enforcement of law including, without restricting the generality of the foregoing, sheriffs, wardens of any penitentiary, superintendents, jailers or keepers of prisons, correctional institutions or lockups, sheriff's officers and constables, police officers and constables, and officers of a court of justice.
6. Every ordained minister, priest or clergyman under any form or profession or of any faith or worship, licensed to perform marriages in Ontario.
7. Every person who is a member of a religious order vowed to live in a convent, monastery or other like religious community.
8. Armed forces personnel of the regular and special force and members of the reserve force on active service.
9. Fire fighters under section 1 of *The Fire Fighters Exemption Act*.

NOTE 3: The wife or husband of the following persons are ineligible to serve as jurors:

1. Every judge, barrister and solicitor, and every student-at-law.
2. Every person engaged in the enforcement of law including, without restricting the generality of the foregoing, sheriffs, wardens of any penitentiary, superintendents, jailers of prisons, correctional institutions or lockups, sheriff's officers and constables, police officers and constables, and officers of a court of justice.

O. Reg. 921/75, s. 1, *part*.

(6625)

49

THE RECIPROCAL ENFORCEMENT OF MAINTENANCE ORDERS ACT

O. Reg. 922/75.

Reciprocating States.

Made—November 12th, 1975.

Filed—November 20th, 1975.

REGULATION TO AMEND REGULATION 771 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE RECIPROCAL ENFORCEMENT OF MAINTENANCE ORDERS ACT

- 1.—(1) Paragraph 2 of the Schedule to Regulation 771 of Revised Regulations of Ontario, (6626)

1970, as amended by section 1 of Ontario Regulation 504/72 and section 1 of Ontario Regulation 29/75, is further amended by adding thereto the following subparagraph:

v. Colorado.

- (2) The said Schedule, as amended by section 1 of Ontario Regulation 504/72, section 1 of Ontario Regulation 315/73, section 1 of Ontario Regulation 705/74 and section 1 of Ontario Regulation 29/75, is further amended by adding thereto the following paragraph:

15. Gibraltar.

THE HEALTH INSURANCE ACT, 1972**O. Reg. 923/75.**

General.

Made—November 12th, 1975.

Filed—November 21st, 1975.

REGULATION TO AMEND
ONTARIO REGULATION 323/72
MADE UNDER
THE HEALTH INSURANCE ACT, 1972

1. Items 1 and 2 of Schedule 7 to Ontario Regulation 323/72, as remade by section 6 of Ontario Regulation 889/74, are revoked and the following substituted therefor:

1. Aurora Aurora Resthaven Extended
 Care & Convalescent Centre
2. This Regulation shall be deemed to have come into force on the 19th day of July, 1975.
O. Reg. 923/75, s. 2.

(6628)

49

THE EXECUTIVE COUNCIL ACT**O. Reg. 924/75.**

Assignment of Power and Duty.

Made—October 15th, 1975.

Filed—November 21st, 1975.

REGULATION MADE UNDER
THE EXECUTIVE COUNCIL ACT

ASSIGNMENT OF POWER AND DUTY

Copy of an Order-in-Council approved by Her Honour the Lieutenant Governor, dated the 15th day of October, A.D. 1975.

The Committee of Council have had under consideration the report of the Honourable the Premier wherein he states that,

WHEREAS *The Ministry of Government Services Act, 1973*, as amended, authorizes the Minister of Government Services upon the request of Ontario Hydro to expropriate land or any interest therein on behalf of Ontario Hydro for its use or purposes;

AND WHEREAS it would appear that the specific provisions of *The Expropriations Act* designating the proper approving authority for the exercise of the various powers of expropriation referred to therein do not clearly embrace or extend to the expropriation of lands for the purposes of Ontario Hydro carried out in the manner contemplated in the preceding paragraph and it is therefore uncertain what member of the Executive Council is the duly constituted approving authority;

AND WHEREAS in the case of land or any interest therein acquired by Ontario Hydro under *The Power Corporation Act*, the Minister of Energy, by virtue of Order-in-Council numbered ROC-309/75, is the duly constituted approving authority therefor;

AND WHEREAS it is desirable to assign and transfer to the Minister of Energy for the time being the power and duty to act as approving authority in the case of expropriations referred to in the first paragraph hereof;

The Honourable the Premier therefore recommends that pursuant to the provisions of *The Executive Council Act* in the case of the expropriation of land or any interest therein required for the use or purposes of Ontario Hydro and carried out by the Ministry of Government Services pursuant to *The Ministry of Government Services Act, 1973*, as amended, the power and duty to act as approving authority and to give the approval required by section 4 of the *Expropriations Act* effective from the date hereof, be assigned and transferred to the Minister of Energy, until further order.

The Committee of Council concur in the recommendation of the Honourable the Premier and advise that the same be acted on. O. Reg. 924/75.

Certified,

J. J. YOUNG
Clerk, Executive Council

(6629)

49

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NOTICE TO SHERIFFS AND TREASURERS

Re Advertising Sale of Lands for Taxes in "The Ontario Gazette", Year 1975

Section 584 of The Municipal Act provides:

584. **The day of the sale** shall be **more** than ninety-one days after the first publication of the list in THE ONTARIO GAZETTE.

During year 1975 the dates for publication of tax sale advertisements in THE ONTARIO GAZETTE are as follows:

January 4th,	Issue No. 1	—Earliest Date Sale can be held—	April 7th,	1975
February 1st,	" " 5	" " " " " " " "	—May 5th,	"
March 1st,	" " 9	" " " " " " " "	—June 2nd,	"
April 5th,	" " 14	" " " " " " " "	—July 6th,	"
May 3rd,	" " 18	" " " " " " " "	—August 3rd,	"
June 7th,	" " 22	" " " " " " " "	—September 7th,	"
July 5th,	" " 27	" " " " " " " "	—October 5th,	"
August 2nd,	" " 31	" " " " " " " "	—November 2nd,	"
September 6th,	" " 36	" " " " " " " "	—December 7th,	"
October 4th,	" " 40	" " " " " " " "	—January 4th,	1976
November 1st,	" " 44	" " " " " " " "	—February 1st,	"
December 6th,	" " 49	" " " " " " " "	—March 7th,	"

Advertisements of tax sales must be received at least **TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE.**

REGULATION MADE UNDER THE OFFICIAL NOTICES PUBLICATION ACT

THE ONTARIO GAZETTE is published each Saturday and **advertisements must be received before Wednesday 4 p.m. 10 days before publication date to ensure inclusion in the next issue.**

Advertisements should be typewritten or printed legibly, **separate from covering letter.** Number of insertions required must be stated and the names of all signing officers typewritten or printed.

Advertising Rate: \$5.00 per single-column inch.

The rates payable for copies of THE ONTARIO GAZETTE are,

by subscribers for a subscription of 52 weekly issues, \$20.00; and

by others for a single copy, 50 cents. Payable in advance.

Rates subject to change without notice.

Cheques should be made payable to THE TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

No **exchange** required on cheques.

All correspondence should be addressed:

THE ONTARIO GAZETTE

9th Floor, Ferguson Block, Queen's Park, Toronto, Ontario M7A 1N3
Telephone 965-2238

ONTARIO GOVERNMENT BOOKSTORE
880 Bay Street, Toronto, Ontario
Telephone 965-2054 - 5

BUSINESS HOURS:
9 a.m. to 6 p.m. Monday to Friday

NEW PUBLICATIONS NOW AVAILABLE

Title	Price
Labour Relations Act (July, 1975)	\$2.00
Conservation Authorities Act (Aug., 1975)	50¢
Expropriations Act (July, 1975)	1.50
Ministry of Culture & Recreation Act (June, 1975)	75¢
Ambulance Act & Regs. (July, 1975)	75¢
Health Disciplines Act (Aug., 1975)	1.00
Regulations	
Nursing	15¢
Optometry	15¢
Dentistry	15¢
Medicine	20¢
Pharmacy	30¢
Ontario and You	
Finnish	1.25
Polish	1.25
Korean	1.25
A Planner's Reference to Legislation in Ontario	2.00
Guide to Record Retention Requirements	2.00
Design for Small Communities	8.50
Provincial Financial Assistance to Municipalities, Boards & Commissions	2.00
Advisory Council on Day Care Report #2	1.00

THE ONTARIO GAZETTE

9th Floor, Ferguson Block, Queen's Park, Toronto, Ontario M7A 1N3
Telephone 965-2238



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Government
Publications

Ontario Gazette

Vol. 108 - 50

TORONTO, SATURDAY, DECEMBER 13th, 1975

Proclamations

(Great Seal of Ontario) PAULINE M. McGIBBON

PROVINCE OF ONTARIO

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories Queen, Head of the Commonwealth, Defender of the Faith.

TO ALL TO WHOM THESE PRESENTS SHALL COME,

GREETING:

PROCLAMATION

WHEREAS by an Act passed at the Fifth Session of the twenty-ninth Legislature of Ontario convened on the eleventh day of March, 1975, and dissolved on the eleventh day of August, 1975, intituled "The Mortgage Brokers Amendment Act, 1975" being Chapter 28 of the Statutes of Ontario, 1975, it is enacted by Section 4 thereof that the said Act shall come into force on a day to be named by Our Lieutenant Governor by her Proclamation;

AND WHEREAS it has appeared expedient that a Proclamation should now issue bringing the said Act into force;

NOW THEREFORE KNOW YE that, having taken the premises into Our Royal consideration, We, by and with the advice of Our Executive Council of Our Province of Ontario and in the exercise of the power in US vested in this behalf by the said Act or otherwise howsoever, Do, by this Our Royal PROCLAMATION hereby Name Wednesday, the twelfth day of November, 1975 as the day upon which the said Act intituled "The Mortgage Brokers Amendment Act, 1975" shall come into force.

OF ALL WHICH PREMISES all Our loving subjects and all others whom it doth or may in anywise concern are hereby required to take notice and govern themselves accordingly.

IN TESTIMONY WHEREOF We have caused these Our Letters to be made patent and the Great Seal of Our Province of Ontario to be hereunto affixed.

WITNESS:

THE HONOURABLE PAULINE M. McGIBBON,
An Officer of the Order of Canada,
Doctor of Laws, Doctor of University (Ottawa),
Bachelor of Applied Arts (Theatre), LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO,

at Our City of Toronto in Our said Province this nineteenth day of November in the year of Our Lord one thousand nine hundred and seventy-five and in the twenty-fourth year of Our Reign.

BY COMMAND

MARGARET SCRIVENER,
Minister of Government Services.

(6713)

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(Great Seal of Ontario) PAULINE M. McGIBBON

PROVINCE OF ONTARIO

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories Queen, Head of the Commonwealth, Defender of the Faith.

TO ALL TO WHOM THESE PRESENTS SHALL COME,

GREETING:

Published by the Ministry of Government Services
Printed by J. C. Thatcher, Queen's Printer for Ontario
Postage paid in cash at Third Class rate, Permit No. G-67

PROCLAMATION

WHEREAS by an Act passed at the Fifth Session of the twenty-ninth Legislature of Ontario convened on the eleventh day of March, 1975, and dissolved on the eleventh day of August, 1975, intituled "The Highway Traffic Amendment Act, 1975" being Chapter 78 of the Statutes of Ontario, 1975, it is enacted by Section 12 (2) thereof that Subsections 2 and 3 of Section 1 and Sections 3, 4, 5, 6, 7, 10 and 11 of the said Act shall come into force on a day to be named by Our Lieutenant Governor by her Proclamation;

AND WHEREAS it has appeared expedient that a Proclamation should now issue bringing Subsections 2 and 3 of Section 1 and Sections 3, 4, 6, 7 and 10 of the said Act into force;

NOW THEREFORE KNOW YE that, having taken the premises into Our Royal consideration, We, by and with the advice of Our Executive Council of Our Province of Ontario and in the exercise of the power in US vested in this behalf by the said Act or otherwise howsoever, Do, by this Our Royal PROCLAMATION hereby Name Thursday, the first day of January, 1976, as the day upon which Subsections 2 and 3 of Section 1 and Sections 3, 4, 6, 7 and 10 of the said Act intituled "The Highway Traffic Amendment Act, 1975" shall come into force.

OF ALL WHICH PREMISES all Our loving subjects and all others whom it doth or may in anywise concern are hereby required to take notice and govern themselves accordingly.

IN TESTIMONY WHEREOF We have caused these Our Letters to be made patent and the Great Seal of Our Province of Ontario to be hereunto affixed.

WITNESS:

THE HONOURABLE PAULINE M. MCGIBBON,
An Officer of the Order of Canada,
Doctor of Laws, Doctor of University (Ottawa),
Bachelor of Applied Arts (Theatre), LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO,

at Our City of Toronto in Our said Province this nineteenth day of November in the year of Our Lord one thousand nine hundred and seventy-five and in the twenty-fourth year of Our Reign.

BY COMMAND

MARGARET SCRIVENER,
Minister of Government Services.

The Ontario Highway Transport Board Act

Gray Coach Lines Limited,
1900 Yonge Street,
Toronto, Ontario.

00452

Gray Coach Lines Limited, of the City of Toronto, in the Province of Ontario applies for approval of the following tariff of tolls filed pursuant to Section 10 of the *Public Vehicles Act* and the *Motor Vehicle Transport Act* (Canada) relative to operations under its operating licences Nos. X59, PV5, 6, 7, 8, 10, 13, 13, 18, 20, 46, 1586, 1607, 1609, 1624, 1636, 1637, 1644, 1678, 1679, 1741, 1742, 1743, 1744, 1745, 1914, 1940, 1983, 1984, 2129, 2565-T1, 2656-T1.

Gray Coach Lines Limited is requesting an increase of fifteen per cent in all its regular route fares operated under its operating licences with the exception of the routes between Toronto-Hamilton, Toronto-Oshawa and Toronto-Newmarket.

The current schedule of fares is available at each of the ticket offices of Gray Coach Lines Limited or at the Boards Chambers, 151 Bloor Street West, 10th Floor, Toronto, Ontario, for the convenience of the public.

The Board will hear the said application at its Chambers, 151 Bloor Street West, 10th Floor, Toronto, Ontario at 10 a.m. (E.S.T.) on Friday, the 2nd day of January, 1976.

Anyone wishing to make representations will be heard at that time. If representations to the Board on or before January 2nd, 1976, indicate a need for hearings at additional places, such may be arranged.

D. S. CHURCH,
Secretary

(6684)

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The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and *The Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Monday, the 9th day of February, 1976, at 10 a.m. (E.S.T.).

Glengarry Transport Limited, 05074-A-29
Hwy. #34 S.,
Alexandria, Ontario, K0L 1A0,

applies for an extension to its extra provincial authority "For the carriage of goods between the

City of Nanticoke and all authorized border and boundaries for furtherance as authorized and return by adding the routes following:

Highway number 6 between Hamilton and Nanticoke;

Highways numbered 20, 56 and 3 between Hamilton and Nanticoke;

Highways numbered 24, 54 and 6 between Brantford and Nanticoke,

with no additional pick up or discharge privileges en route except at the City of Nanticoke";

05074-A30

also applies for extension to its Class 'A' licence authority No. A-147 for the carriage of goods on the following routes:

Highway number 6 between and including Hamilton and Nanticoke;

Highways numbered 20, 56 and 3 between and including Hamilton and Nanticoke;

Highways numbered 24, 54 and 6 between and including Brantford and Nanticoke,

with no additional pickup or discharge privileges en route except at the City of Nanticoke.

McGrath Transport Limited, 06965-U
3161 Mainway, Burlington, Ontario,

applies for extension to Class 'A' public commercial vehicle operating licence No. A632 between and including Hamilton and Nanticoke over parts of King's Highways 6, 54, 3, 2, 53, 24, 20 and 56, serving no intermediate points. Extension of 'C' privileges to include the City of Nanticoke.

D. S. CHURCH,
Secretary.

(6685)

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The following application for a certificate under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Tuesday, the 20th day of January, 1976, at 10 a.m. (E.S.T.).

J. D. Smith and Sons Limited, 11973-N
900 Flint Road,
Downsview, Ontario, M3J 2J5,

applies for Class 'D' public commercial vehicle operating licence "For the carriage of goods for and on behalf of United Biscuits (Canada) Limited from Metropolitan Toronto to its customers in that

part of the Province of Ontario lying on and west of King's Highway No. 16 and south of the Regional Municipality of Sudbury but including the Regional Municipality of Sudbury and for the return of damaged or rejected shipments from the said customers to Metropolitan Toronto".

D. S. CHURCH,
Secretary.

(6686)

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The following application for a certificate under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, will be heard by the Ontario Highway Transport Board, at Barrie City Hall Council Chambers, Barrie, Ontario, on Monday, the 2nd day of February, 1976, at 10 a.m. (E.S.T.).

Orillia City Trucklines Limited, 11715-K

17 James Street West,
P.O. Box 234,
Orillia, Ontario,

applies for Class 'A' public commercial vehicle operating licence as follows:

"Toronto to Barrie and Barrie to Toronto; via Highway 400. No picking up or discharging of freight at intermediate points".

D. S. CHURCH,
Secretary.

(6687)

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The following application for a certificate under *The Public Vehicles Act*, R.S.O. 1970, Chapter 392, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Monday, the 12th day of January, 1976, at 10 a.m. (E.S.T.).

Herbert Joseph Meawasige, Esq., 24608
5 Sulphur Circle,
Cutler, Ontario,

applies for a public vehicle operating licence, "For the carriage of passengers on charter trips for and on behalf of the Serpent River Indian Band from its location at a place known as Cutler in the District of Algoma, East of the Town of Blind River".

D. S. CHURCH,
Secretary.

(6688)

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The following application for a certificate under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Tuesday, the 20th day of January, 1976, at 10 a.m. (E.S.T.):

Harold Eldon Adams**12659-B**

o/a Adams Transport,
P.O. Box 46,
Minesing, Ontario, L0L 1Y0,

applies for a Class 'D' public commercial vehicle operating licence in the following terms: "For the carriage of goods for and on behalf of Simcoe District Co-operative;

PROVIDED that any movement hereunder from the Cities of Toronto or Mississauga be restricted to those commodities requiring the use of dump trailers only".

D. S. CHURCH,
Secretary.

(6689)

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The following application for a certificate under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, will be heard by the Ontario Highway Transport Board, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Tuesday, the 27th day of January, 1976, at 10 a.m. (E.S.T.):

C. T. Transport Inc.**24545-F**

P.O. Box 146,
Milton, Ontario, L9T 2Y3,

applies for an extension to Class 'C' public commercial vehicle operating licence No. C1331 from or to Peterborough and Niagara Falls to permit the interchange of trailers at Toronto with Toronto Peterborough Transport Limited where such trailers originate at either Welland or Niagara Falls and are destined to Peterborough and vice versa.

D. S. CHURCH,
Secretary.

(6690)

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The following application for a certificate under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Wednesday, the 21st day of January, 1976, at 10 a.m. (E.S.T.):

Bernard Christian**Wesseling, Esq.,****22341-A**

o/a Bernhaven Sod Supply,
1349 King Street West,
Oshawa, Ontario,

applies for a Class 'D' public commercial vehicle operating licence in the following terms: "For the carriage of fertilizer in bags for and on behalf of Canadian Industries Limited from their installations in the Town of Ingersoll and the City of Mississauga, to points in the Province of Ontario.

PROVIDED the licensee be restricted to the use of commercial vehicles equipped with independent forklift equipment for use in the loading and unloading of lading;

PROVIDED FURTHER the licensee be restricted to the carriage of said goods only when the independent forklift equipment is required for unloading purposes at the location of the customers of Canadian Industries Limited in Ontario".

D. S. CHURCH,
Secretary.

(6691)

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The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, will be heard by the Ontario Highway Transport Board, at the County Court House, 2 Daly Avenue, Ottawa, Ontario on Thursday, the 22nd day of January, 1976, at 10 a.m. (E.S.T.):

Larry Alguire, Esq.,**25138**

R.R. #1,
Long Sault, Ontario,

applies for an extra-provincial operating licence, "For the carriage of sand, gravel, earth, turf, slag, crushed or uncrushed stone, asphalt from Riviere Beaudette, Quebec and points in Quebec, to points in Ontario".

G. D. Sparks Limited,**10566-A11**

700 Brierwood Avenue,
Ottawa, Ontario K2A 2J2,

applies for an extension to extra-provincial operating licence No. X-300 by deleting therefrom the present terms and substituting therefor the following:

"1. For the hauling of one tank trailer, owned by Ault Foods (1975) Limited from Almonte, to the Ontario-Quebec border at Ottawa and Pointe Fortune for furtherance to points in the Province of Quebec as authorized.

PROVIDED this authority be operated only in conjunction with the complementary authority of the Quebec Transport Commission date March 8th, 1975, filed with is Board.

EXTENSION GRANTED—For the carriage of liquid sugar, in tank-type equipment for and on behalf of Ault Foods (1975) Limited from the Province of Quebec as authorized thereby from the Ontario-Quebec border at Pointe Fortune to the installation of the said corporation at Almonte.

PROVIDED that this authority be operated only in conjunction with the complementary authority of the Quebec Transport Commission, dated July 29th, 1969, filed with the Ontario Highway Transport Board.

EXTENSION GRANTED—For the transportation of dairy products manufactured for and on behalf of Ault Foods (1975) Limited from Almonte, Ontario to the Ontario-Quebec border at Pointe Fortune for furtherance to points in the Province of Quebec as authorized and from points in the Province of Quebec as authorized from the Ontario-Quebec border at Point Fortune to Almonte, Ontario.

PROVIDED that this authority be operated only in conjunction with the complementary authority of the Quebec Transport Commission dated September 11th, 1972 filed with the Ontario Highway Transport Board.

EXTENSION GRANTED—For the transportation of liquid dairy products in bulk in tank-type equipment from Brockville, Gananoque, Almonte, Napanee or Winchester for and on behalf of Ault Foods (1975) Limited to the Ontario-Quebec border at all border crossing points for furtherance to points in the Province of Quebec as authorized and for the return of rejected liquid dairy products from the Ontario-Quebec border to the said installations at Brockville, Gananoque, Almonte, Napanee or Winchester for and on behalf of the said corporation.

PROVIDED this authority be operated only in conjunction with the complementary authority of the Quebec Transport Commission dated November 4th, 1974, filed with the Ontario Highway Transport Board.

EXTENSION GRANTED—For the transportation of liquid dairy products in bulk in tank-type equipment for and on behalf of Dominion Dairies Limited from the Kraft Foods Division in Ingleside, Ontario, to the Ontario-Quebec border at Riviere Beaudette for furtherance to points in the Province of Quebec as authorized thereby and for the return of rejected dairy products by shipment from points in the Province of Quebec to the Ontario-Quebec border at Riviere Beaudette to the said installation of Kraft Foods Division at Ingleside, Ontario.

PROVIDED that this authority expires on the 1st day of September, 1976, unless prior to this date complementary authority as issued by the Quebec Transport Commission is filed with the Ontario Highway Transport Commission.

EXTENSION GRANTED—For the carriage of liquid caramel colour, in tank-type equipment, for and on behalf of D. D. Williamson Canada Ltd., from its installation in the City of Brockville, to the Ontario-Quebec border for furtherance to points in the Province of Quebec, as authorized and for the return of damaged or rejected deliveries of the said product, by shipment from points in the Province of Quebec as authorized, from the Ontario-Quebec border to the said installation at Brockville.

PROVIDED this authority expires on the 1st day of November, 1976, unless prior to this date complementary authority as issued by the Quebec Transport Commission is filed with the Ontario Highway Transport Board.

EXTENSION GRANTED—For the carriage of:

- (1) liquid sugar in tank-type equipment for and on behalf of Ault Foods (1975) Limited from the Ontario-Quebec border at all border crossing points for furtherance to the installations of the said corporation at Gananoque, Napanee, Eganville, Brockville, Almonte and Winchester;
- (2) dairy products from the installations of Ault Foods (1975) Limited and Eganville Creamery Limited from the Towns of Napanee, Gananoque and Winchester to the Ontario-Quebec border at all border crossing points for furtherance to points in the Provinces of Quebec, New Brunswick, Nova Scotia and Prince Edward Island as authorized and for the return of various products from the Ontario-Quebec border at all border crossing points to the Towns of Napanee, Gananoque and Winchester for and on behalf of the said corporations.

PROVIDED that this authority expires on the 1st day of November, 1976, unless prior to that date complementary authorities as issued by the Boards and/or Commissions of the Provinces of Quebec, New Brunswick, Nova Scotia and Prince Edward Island are filed with the Ontario Highway Transport Board”;

10566-A12

also applies for an extension to Class ‘D’ public commercial vehicle operating licence No. D-1950 by deleting therefrom all present terms save and except the Class ‘E’ privileges therein contained and by substituting therefor the following, “For the carriage of dairy products for and on behalf of Ault Foods (1975) Limited when manufactured by the said corporation from Almonte to Metropolitan Toronto.

CLASS ‘T’ PRIVILEGES—

- (a) For the haulage of one tank trailer owned by Ault Foods (1975) Limited to Acme Farmers Dairy, Toronto and return.
- (b) For the carriage of milk in tank-type equipment for and on behalf of Ault Foods (1975) Limited between Pembroke and Ottawa and between Pembroke and Almonte.

- (c) For the carriage of condensed milk in tank-type equipment only for and on behalf of Ault Foods (1975) Limited from its installation at the Town of Almonte in the County of Lanark to Metropolitan Toronto.

PROVIDED that there be no movement of ice cream mix and/or evaporated milk under this authority,

- (d) For the carriage of processed milk in bulk, in tank-type equipment for and on behalf of Ault Foods (1975) Limited to its installations at Almonte from Eganville Creamery owned and operated by Ivan Huffman at Eganville.
- (e) For the carriage of evaporated milk products in tank-type equipment for and on behalf of Ault Foods to the premises of Mead, Johnston Canada Limited at Belleville.

EXTENSION GRANTED—For the transportation of liquid dairy products in bulk, in tank-type equipment to or from Brockville, Gananoque, Almonte, Napanee or Winchester for and on behalf of Ault Foods (1975) Limited.

EXTENSION GRANTED—For the carriage of liquid caramel colour in tank-type equipment, for and on behalf of D. D. Williamson Canada Ltd., to or from its installation at Brockville”.

D. S. CHURCH,
Secretary.

(6692)

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The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14 and *The Public Vehicles Act*, R.S.O. 1970, Chapter 392, will be heard by the Ontario Highway Transport Board at The County Court House, 2 Daly Avenue, Ottawa, Ontario, on Friday, the 23rd day of January, 1976, at 10 a.m. (E.S.T.):

Wills Transfer Limited,
P.O. Box 340,
Lombardy Road,
Smiths Falls, Ontario K7A-4T2,

12963-A4

applies for an extension to extra-provincial operating licence No. X-382 in the following terms, “For the carriage of goods for and on behalf of Canada Packers Limited by shipment from points in the Province of Quebec, as authorized, from the Ontario-Quebec boundary at Riviere Beaudette, Pointe Fortune, Hawkesbury and Ottawa-Hull, to points in the Counties of Prescott, Glengarry, Russell, Stormont, Dundas Lanark, Grenville, Leeds, Frontenac, Renfrew, Lennox and Addington, Hastings, the Regional Municipality of Ottawa-Carleton, and the Township of Airy and the Geographical Township of Murchison, both in the District of Nipissing, in the Province of Ontario.

PROVIDED the licensee be restricted to the operation of commercial motor vehicles mechanically equipped to provide refrigeration.

PROVIDED FURTHER there be no delivery of goods to retail outlets located in the Cities of Ottawa and/or Vanier, both in the Regional Municipality of Ottawa-Carleton”;

12963-A5

also applies for the amendment and extension of Class ‘D’ public commercial vehicle operating licence No. 346 as follows:

- “1. For the carriage of goods for and on behalf of, J. M. Schneider Limited, Kitchener, Burns Foods Limited, Kitchener as directed between points in the Counties of Prescott, Glengarry, Russell, Stormont, Dundas, Lanark, Grenville, Leeds, Renfrew and the Township of Airy and the Geographical Township of Murchison, both in the District of Nipissing.

PROVIDED the licensee be restricted to the operation of commercial motor vehicles mechanically equipped to provide refrigeration.

2. For the carriage of goods for and on behalf of:

Swift Canadian Company Limited;

Checkerboard Farms Limited;

F. G. Bradley Company Limited;

W. Freeland Limited;

Belmont Meat Limited, Weston;

Shopsy's Foods Limited;

Maple Lodge Farms Limited,

as directed by the said companies to points within the Counties of Hastings, Lennox and Addington, Frontenac, Dundas, Leeds, Grenville, Stormont, Glengarry, Russell, Prescott, Renfrew, Lanark, the Regional Municipality of Ottawa-Carleton and the Township of Airy and the Geographical Township of Murchison, both in the District of Nipissing.

PROVIDED the licensee be restricted to the operation of commercial motor vehicles mechanically equipped to provide refrigeration.

PROVIDED FURTHER there be no delivery of goods to retail outlets located in the Cities of Ottawa and/or Vanier, both in the Regional Municipality of Ottawa-Carleton.

3. For the carriage of goods for and on behalf of, Z & W Foods Limited, from Toronto, from its installations in the Municipality of Metropolitan Toronto, to points in the Counties of Hastings,

Lennox and Addington, Frontenac, Leeds, Dundas, Grenville, Stormont, Glengarry, Russell, Prescott, Renfrew, Lanark, The Regional Municipality of Ottawa-Carleton, and the Township of Airy, and the Geographical Township of Murchison, both in the District of Nipissing.

PROVIDED the licensee be restricted to the operation of commercial motor vehicles mechanically equipped to provide refrigeration.

PROVIDED FURTHER there be no delivery of goods to retail outlets located in the Cities of Ottawa and/or Vanier, both in the Regional Municipality of Ottawa-Carleton";

12963-A6

also applies for the amendment and extension of Class 'D' public commercial vehicle operating licence No. 346 as follows:

"1. For the carriage of goods for and on behalf of:

Canada Packers Limited;

Canada Packers Poultry, a division of Canada Packers Limited;

Crabtree Meat Packers Limited;

Ottawa Beef Limited;

Lester Foods Limited;

St. Raymond Poultry Farm Limited, division of La Cie Quebec Poultry Ltee.;

Hershey Chocolate of Canada Limited;

S. Coorsh & Son Limited,

as directed by the said companies and between points in the Counties of Prescott, Glengarry, Russell, Stormont, Dundas, Lanark, Grenville, Leeds, Frontenac, Renfrew, Lennox and Addington, Hastings, the Regional Municipality of Ottawa-Carleton, and the Township of Airy and the Geographical Township of Murchison, both in the District of Nipissing.

PROVIDED the licensee be restricted to the operation of commercial motor vehicles mechanically equipped to provide refrigeration.

PROVIDED FURTHER there be no delivery of goods to retail outlets located in the Cities of Ottawa and/or Vanier, both in the Regional Municipality of Ottawa-Carleton.

2. For the carriage of goods for and on behalf of, Ralph Clark Stone Limited, Smiths Falls, to and from points in the Province of Ontario".

Terrance Allan Murray, Esq.,
16 Russell Street South,
Arnprior, Ontario,

25728

applies for a Class 'D' public commercial vehicle operating licence, "For the carriage of immediate requirements of raw materials and rush shipments for local companies to and from Ottawa, Ontario, from Arnprior, Ontario along Highway #17".

**Aurele Leroux Ltd.,—Aurele
Leroux Ltee.,**
2 Ethier St.,
P.O. Box 159,
Bourget, Ontario,

18599-G

applies for an extension to public vehicle operating licence No. 2600, "For the charter right from Township of Clarence in County of Russell to any point in Ontario;

18599-H

also applies for an extension to public vehicle operating licence No. 2660, "For the carriage of the National Junior 'A' Hockey Club of Rockland, Ontario for all their outside games in Ontario".

D. S. CHURCH,
Secretary.

(6693)

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**Philip Chapman Cartage
Limited,**
2421 Cawthra Road,
Mississauga, Ontario.

14101

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificates pursuant to which Class 'A' public commercial vehicle operating licence A-489, A-T 489 and extra-provincial operating licences Nos. X-988 and X-T 988 were issued, and has fixed Tuesday, December 23rd, 1975 at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto at 10 a.m. (E.S.T.) for that purpose.

At the hearing the reviewee will be required to show cause why the certificates should not be amended or revoked by reasons of operations contrary to the public interest. The operations are, more specifically continued disregard of the *Motor Vehicle Transport Act*, *The Public Commercial Vehicles Act*, *The Highway Traffic Act* and regulations pursuant thereto.

The Board may amend or revoke the terms of the said certificates.

D. S. CHURCH,
Secretary.

(6694)

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The following applications for certificates under *The Public Vehicles Act*, R.S.O. 1970, Chapter 392, are published pursuant to Section 8, R.R.O. 1970, Regulation 632:

Carlo DeMonte, Esq.,

25090

415 Oakdale Road,
Apt. #209,
Downsview, Ontario,

applies for a public vehicle operating licence, "For the carriage of passengers and their baggage between the Inn on the Park Hotel at 1150 Eglinton Avenue East, Don Mills, and/or the Prince Hotel at 900 York Mills Road, Don Mills, on the one hand and the Toronto International Airport (Malton) on the other hand.

PROVIDED that:

1. all passengers must have an immediately prior or immediately subsequent movement by air;
2. there be no pick up or discharge of passengers at any point intermediate to the said Hotels on the one hand and the Toronto International Airport (Malton) on the other hand;
3. the licensee operates a regularly scheduled service between the said Hotels on the one hand and the Toronto International Airport (Malton) on the other hand;
4. non scheduled trips are also restricted to those only between the said Hotels on the one hand and the Toronto International Airport (Malton) on the other hand. One fare or charge only is to be collected for such non scheduled trip covering the group of persons considered as a unit;
5. charter privileges are otherwise prohibited;
6. permission is obtained from the Department of Transport, Ottawa, to pick up and discharge passengers at the said Toronto International Airport (Malton);
7. the vehicles operated under this authority be Mini Buses with a capacity of not less than 10 passengers and not exceeding 15 passengers, excluding the driver.

Carr's Deluxe Coaches Limited,

20316-W

260-10th Street East,
Owen Sound, Ontario,

applies for an extension to public vehicle operating licence No. 1819, "Permission to use Grey County Suburban Road No. 21 as an alternative routing on service between Owen Sound and Meaford".

James Rowand Armstrong, Esq.,

21367-E

R.R. #4,
Wingham, Ontario,

applies for a public vehicle (school bus) operating licence, "For the carriage of pupils for and on behalf of Huron-Perth County Roman Catholic Separate School Board between Blyth, a point on King's Highway No. 86 South of Wingham and the Separate School at Wingham, via a route that traverses sections of Concession Road No. 9, Side Road Nos. 5 and 10 and Concession Roads Nos. 7 and 6 of the Township of Morris, King's Highway No. 4 and King's Highway No. 86.

EXTENSION—For the carriage of pupils, for and on behalf of The Huron-Perth County Roman Catholic Separate School Board from Wingham to Brussels Bluevale and return to Wingham, via a route that traverses sections of Highway No. 6, Huron County Road No. 12 and Highway No. 87 in the Townships of Howick and Morris.

PROVIDED that charter privileges apply only to educational trips for pupils of those schools within the jurisdiction of the Huron-Perth Roman Catholic Separate School Board".

These are the terms of public vehicle (school bus) operating licence No. 6339, not renewed for 1975.

D. S. CHURCH,
Secretary.

(6695)

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The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, are published pursuant to Section 8, R.R.O. 1970, Regulation 632:

Xeon Distributors Limited,

24181-B

232 Merton Street,
Toronto, Ontario,

applies for an extension to Class 'T' public commercial vehicle operating licence No. 109, "For the carriage of fuel oil and gasoline in bulk, in tank vehicles, for and on behalf of Murphy Oil Company Limited:

1. from any of its sources of supply at;
 - (a) Sun Oil Company Limited installations in Sarnia, London, Hamilton and Toronto,
 - (b) B. P. Limited installations at Metropolitan Toronto and Oakville;

for delivery to its bulk supply installations at Peterborough, Marysville, Lindsay, Port Hope, Brantford and Oshawa and to its dealers;

2. between its bulk supply installations at Peterborough, Marysville, Lindsay, Oshawa, Port Hope and Brantford and its dealers.

PROVIDED that the current terms of Class 'T' public commercial vehicle operating licence No. 109 be cancelled.

R. Musselman Limited, **13801-B**
R.R. #2,
Petersburg, Ontario,

applies for a Class 'K' public commercial vehicle operating licence, "To haul construction machinery to and from an area having a radius of 25 miles from the City of Kitchener, in the Regional Municipality of Waterloo.

PROVIDED there be no movement north of North Bay or Highway 17, nor east of Highway 11".

Seaforth Creamery Co.
Limited, **23785-B**
151 Main Street,
P.O. Box 277,
Seaforth, Ontario,

applies for a Class 'D' public commercial vehicle operating licence, "For the carriage of butter in commercial vehicles requiring artificially controlled temperatures from the warehouse of the Canadian Dairy Commission at Teeswater when consigned to Seaforth Creamery Co. Limited, Seaforth, Ontario".

These are the terms of Class 'D' public commercial vehicle operating licence No. 3878, not renewed for 1975.

Frederick Arthur Falla, Esq., **25626**
86 Fernwood Crescent,
Hamilton, Ontario,

applies for the transfer of Class 'A' public commercial vehicle operating licence No. 413, standing in the names of Wilson Clifford Falla and Frederick Arthur Falla, 86 Fernwood Crescent, Hamilton, Ontario.

Hor-C. Holdings Limited, **25555**
2 Chipper Avenue,
Scarborough, Ontario,

applies for the transfer of Class 'D' public commercial vehicle operating licence No. 3973, standing in the

name of Percy Wm. Butler, 254 Lakeview Drive, Gifford, Ontario.

Bernard Belanger, Esq., **25762**
1247 Alwington Place,
Brockville, Ontario,

applies for the transfer of Class 'D' public commercial vehicle operating licence No. 2144, standing in the name of Charles Henry Carson, 99 Perth Street, Brockville, Ontario.

Thames Valley Brick & Building
Products Limited, **24379-K**
602 Grand Avenue East,
P.O. Box 314,
Chatham, Ontario,

applies for the transfer of Class 'F' public commercial vehicle operating licence No. 28512, standing in the name of Joanne Louise Rea, 58 Suburban Drive, Mississauga, Ontario.

D. S. CHURCH,
Secretary.

(6696) 50

ERRATUM

Vide Gazette, page No. 4508, dated November 15, 1975.

Notice re: Dell The Mover Limited, File No. 21035, for a Review is hereby cancelled.

D. S. CHURCH,
Secretary.

(6697) 50

Vide Gazette, Page No. 4606, dated November 22, 1975.

Notice re: Thomas David Imeson, No. 07137-F is hereby cancelled.

D. S. CHURCH,
Secretary.

(6698) 50

The following applications for approval of tariff of tolls, having been referred to The Ontario Highway Transport Board pursuant to Section 11 of *The Public Vehicles Act*, R.S.O. 1970, Chapter 392, will be heard by The Ontario Highway Transport Board at its Chambers, Britannica House, 10th Floor, 151 Bloor Street West, Toronto, Ontario, on Tuesday, the 30th day of December, 1975 at 9.00 a.m. (E.S.T.). The Board shall entertain representations by any persons presenting themselves at the time and place hereinbefore described:

NAME

LICENCE NOS.

Bruce Coach Lines Limited

X538-T, X538, 2079, 2593

TARIFF OF TOLLS

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the ministry, is a tariff of tolls proposed for the public vehicle service operated by

Bruce Coach Lines Limited

Between Southampton

and Douglas Point B.N.P.D.*

Effective Date December 1, 1975

Signature John C. Bonnett

To FROM	MILEAGE						Douglas Point B.N.P.D.	Douglas Point B.N.P.D.	Douglas Point B.N.P.D.	
		S R	S R	S R	S R	S R	S R	S R	S R	S R
			S R	S R	S R	S R	S R	S R	S R	S R
				S R	S R	S R	S R	S R	S R	S R
					S R	S R	S R	S R	S R	S R
						S R	S R	S R	S R	S R
							S R	S R	S R	S R
								SPECIAL FARES		
Southampton	21	Bulk tickets 20 for \$16.00					\$ 1.00 S R	S R	S R	S R
Port Elgin	16	Bulk tickets 20 for \$14.00						\$ 1.00 S R	S R	S R
North Bruce	10	Bulk tickets 20 for \$10.00							\$.80 S R	S R
										S R
		*B.N.P.D. Bruce Nuclear Power Development								

NOTE: —

Opposite "S" in each space enter the single or one way fare proposed.

Opposite "R" in each space enter the return fare proposed

In the columns headed "From" and "To" enter names of stopping places or fare divisions in the order in which they are located on your route.

In the column headed "Mileage" enter the distance in miles between each stopping place or fare division.

In the space provided for "Special Fares" enter "Rates" for trip or book tickets and school or children's fares, if any.

D. S. CHURCH,
Secretary.

Government Notices Respecting Corporations

Certificates of Incorporation Issued

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, a certificate of incorporation has been issued to:

Name of Corporation	Date of Incorporation	Head Office
A B C WHOLESALE GROCERS LIMITED.....	Nov. 20, 1975	Metro. Toronto
ACORES FURNITURE LIMITED.....	Nov. 10, 1975	Metro. Toronto
BARBARA AND JOHN ADAMS ASSOCIATES LTD.	Nov. 20, 1975	Metro. Toronto
ADEO EXCAVATING AND GRADING LIMITED...	Nov. 14, 1975	Metro. Toronto
ALBLEE INVESTMENTS LTD.....	Nov. 19, 1975	Metro. Toronto
ALLISTON CO-OPERATIVE NURSERY SCHOOL INCORPORATED.....	Nov. 18, 1975	Alliston
ALPHA TECH PLANNING, MANAGEMENT & CONSTRUCTION INCORPORATED.....	Nov. 12, 1975	St. Catharines
K. R. AMER LTD.....	Nov. 21, 1975	Twp. Radcliffe
ANIMASTICS CORPORATION.....	Nov. 17, 1975	Metro. Toronto
ANJORO ASSOCIATED HOLDINGS LTD.....	Nov. 17, 1975	Metro. Toronto
AQUASAVE LIMITED.....	Nov. 13, 1975	Twp. Wellesley, Rgl. Mun. Waterloo
AROCAN REALTY LTD.....	Nov. 13, 1975	Hamilton
ARMOR ELEVATOR WENTWORTH LIMITED....	Nov. 12, 1975	Hamilton
ARTAN UNDERGROUND CONSTRUCTION LIMITED.....	Nov. 13, 1975	Metro. Toronto
ASF FREIGHT LTD.....	Nov. 20, 1975	Metro. Toronto
ASOUR COMPANY LIMITED.....	Nov. 7, 1975	Metro. Toronto
ATIKOKAN READY MIX LTD.....	Nov. 12, 1975	Twp. Atikokan
ATTIC INSULATION LIMITED.....	Nov. 7, 1975	Metro. Toronto
ATTRELL AUTO HOLDINGS LIMITED.....	Nov. 6, 1975	Metro. Toronto
AU JARDIN INC.....	Nov. 13, 1975	Metro. Toronto
AUDIO DIRECTORY LIMITED.....	Nov. 12, 1975	Metro. Toronto
AURORA GAS & SERVICE STATION LIMITED...	Nov. 6, 1975	Whitchurch-Stouffville
BALNA INVESTMENTS LTD.....	Nov. 12, 1975	Metro. Toronto

Name of Corporation	Date of Incorporation	Head Office
BARBUDA HOLDINGS LIMITED.....	Nov. 18, 1975	Metro. Toronto
G.W. BARR CONSTRUCTION & ENGINEERING LIMITED.....	Nov. 12, 1975	Metro. Toronto
THE BAY STREET RACQUETS CLUB LIMITED..	Nov. 18, 1975	Metro. Toronto
BETHRON INVESTMENTS LIMITED.....	Nov. 24, 1975	Mississauga
BISELE SERVICE CENTRE INC.....	Nov. 6, 1975	Hamilton
B. N. TILE & TERRAZZO CO. LTD.....	Nov. 18, 1975	Sudbury
BODY TALK INTERNATIONAL INC.....	Nov. 5, 1975	Metro. Toronto
THE BOOK MART OF HAMILTON (1975) LTD....	Nov. 19, 1975	Ottawa
BRADFORD PRODUCE CO. LTD.....	Nov. 13, 1975	Metro. Toronto
A. & L. BRANDS LTD.....	Nov. 13, 1975	Halton Hills
BREMAR BUSINESS SERVICES INC.....	Nov. 14, 1975	Cambridge
BROUGHAM MANAGEMENT CONSULTANTS LIMITED.....	Nov. 13, 1975	Metro. Toronto
W. P. BRZOWICZ & ASSOCIATES LTD.....	Nov. 5, 1975	Metro. Toronto
BUE-TEX INDUSTRIES LIMITED.....	Nov. 19, 1975	Mississauga
CAJIM POOLS INC.....	Nov. 6, 1975	Cambridge
CAMAY CARPENTRY LIMITED.....	Nov. 18, 1975	Metro. Toronto
CANADA INVESTIGATION AND SECURITY COMPANY LIMITED.....	Nov. 19, 1975	Metro. Toronto
CANADIAN COTTAGE CRAFTS LIMITED.....	Nov. 6, 1975	Metro. Toronto
CANAM ORTHOPAEDIC FACILITIES LIMITED...	Nov. 7, 1975	Metro. Toronto
CANDIDE INVESTMENTS LIMITED.....	Nov. 20, 1975	Metro. Toronto
CAPRI LEATHER FASHIONS LIMITED.....	Nov. 13, 1975	Metro. Toronto
CARJILL CANADA LIMITED.....	Nov. 7, 1975	Oakville
CASUAL CORNER LIMITED.....	Nov. 14, 1975	Ottawa
CAWMAR PROPERTIES INC.....	Nov. 18, 1975	Hamilton
CENTRAL AUTOMATION CONTROL LIMITED....	Nov. 7, 1975	Metro. Toronto
CHANDER PRODUCTS INC.....	Nov. 13, 1975	Metro. Toronto
CHANTAL LADIES FASHIONS LIMITED.....	Nov. 14, 1975	Metro. Toronto
THE CHILDREN'S BOOK STORE LIMITED.....	Nov. 12, 1975	Metro. Toronto
CHINESE FOOD MART CORPORATION.....	Nov. 19, 1975	Brampton
ED CINKANT AND ASSOCIATES LTD.....	Nov. 18, 1975	Ottawa

Name of Corporation	Date of Incorporation	Head Office
CLEAN AIR HEATING & AIR CONDITIONING LIMITED.....	Nov. 14, 1975	Twp. Brock
J. W. COLLINS HOLDINGS LIMITED.....	Nov. 17, 1975	Metro. Toronto
THE CONDANT DEVELOPMENT CORPORATION..	Nov. 19, 1975	Metro. Toronto
CONDOMAINTEX LIMITED.....	Nov. 13, 1975	Metro. Toronto
COWAN ELECTRICAL CONTRACTORS INC.....	Nov. 14, 1975	Mississauga
CSM MANAGEMENT SERVICES INC.....	Oct. 9, 1975	Port Dover
C 2 CAPITAL EQUIPMENT LEASING LTD.....	Nov. 5, 1975	Metro. Toronto
CYROS MANUFACTURING LIMITED.....	Nov. 7, 1975	Metro. Toronto
DELTA LEASING & FINANCING INC.....	Nov. 18, 1975	Barrie
D.L.F. MANAGEMENT LTD.....	Nov. 17, 1975	Metro. Toronto
DOMINIE PRESS LIMITED.....	Nov. 13, 1975	Metro. Toronto
DORIA INVESTMENTS LIMITED.....	Oct. 10, 1975	Metro. Toronto
DOROM INVESTMENTS INC.....	Nov. 13, 1975	Metro. Toronto
DOROSS CONSTRUCTION LIMITED.....	Nov. 13, 1975	Metro. Toronto
DOXAN ENTERPRISES LIMITED.....	Nov. 13, 1975	Metro. Toronto
DRAFTING EQUIPMENT MANUFACTURING LIMITED.....	Nov. 19, 1975	Oakville
DRANCO HOLDINGS LIMITED.....	Nov. 14, 1975	Brampton
EDLON PLASTICS CANADA, LTD.....	Nov. 12, 1975	Brockville
R. G. ELLINGWOOD CONSULTING LIMITED.....	Nov. 10, 1975	Metro. Toronto
KERREIGH ERNST INSURANCE AGENCIES LIMITED.....	Nov. 13, 1975	Oakville
EUROZENTRA INVESTMENTS LIMITED.....	Nov. 20, 1975	Metro. Toronto
FIDINAM SECURITY LIMITED.....	Nov. 18, 1975	Metro. Toronto
FILTEX SALES & SERVICE (LONDON) INC.....	Nov. 21, 1975	London
FINTEC LIMITED.....	Nov. 12, 1975	Mississauga
FIRST FORTUNE IN FOODS INCORPORATED....	Nov. 17, 1975	Metro. Toronto
F.K.Y. INVESTMENTS LIMITED.....	Nov. 13, 1975	Metro. Toronto
FLAMBORO ACRES INC.....	Nov. 18, 1975	Hamilton
FLEETWOOD INSURANCE AGENCIES LTD.....	Nov. 13, 1975	Metro. Toronto
FOLKARD OF CANADA INC.....	Nov. 14, 1975	Metro. Toronto
FORGET TRANSMISSION LIMITED.....	Nov. 13, 1975	Barrie, Co. Simcoe

Name of Corporation	Date of Incorporation	Head Office
FORTUNES IN FOOD INCORPORATED.....	Nov. 17, 1975	Metro. Toronto
FOSTER ADVERTISING LIMITED.....	Nov. 20, 1975	Metro. Toronto
FRED TILE LIMITED.....	Nov. 12, 1975	Waterloo
FURNLEA RENTALS LIMITED.....	Nov. 24, 1975	Metro. Toronto
GAINWAY INVESTMENTS LIMITED.....	Nov. 7, 1975	Kitchener
GESTIHOMME CORPORATION LTD.....	Nov. 17, 1975	Twp. South-West Oxford
GLASSICS INTERNATIONAL INC.....	Nov. 21, 1975	Metro. Toronto
G.L.D. MANAGEMENT LTD.....	Nov. 6, 1975	Nepean
GOLDEN YEARS NURSING HOMES (CAMBRIDGE) INC.....	Oct. 28, 1975	Cambridge
FRED H. GOOCH LTD.....	Nov. 10, 1975	Ottawa
O. GORDON HOLDINGS LIMITED.....	Nov. 14, 1975	Sarnia, Co. Lambton
GRAYTHORNE ASSOCIATES LIMITED.....	Nov. 18, 1975	London
GRIFFIN LAKE CAMPS LIMITED.....	Nov. 13, 1975	Sault Ste. Marie
GUILDWOOD STEREO & T.V. LTD.....	Nov. 18, 1975	Metro. Toronto
MIKE HAIFA CONSTRUCTION COMPANY LIMITED.....	Nov. 14, 1975	Kitchener
HANEFT SERVICES LIMITED.....	Nov. 14, 1975	Metro. Toronto
HARRY HURONTARIO HOLDINGS LIMITED.....	Nov. 14, 1975	Metro. Toronto
ISABEL HART REALTY LIMITED.....	Nov. 14, 1975	Cambridge
HAYFAM LIMITED.....	Nov. 14, 1975	Metro. Toronto
THE HERB & SPICE RACK LTD.....	Nov. 13, 1975	Markham
HERITAGE SURVEYS INC.....	Nov. 12, 1975	Ottawa
HESSMONT INC.....	Nov. 21, 1975	Metro. Toronto
ROBERT HIGGINS CONSTRUCTION LIMITED....	Nov. 18, 1975	Sault Ste. Marie
HIGHWAY & INDUSTRIAL TRUCK REPAIRS INC.....	Nov. 17, 1975	St. Catharines
HOCKING-HENRY HOLDINGS LIMITED.....	Nov. 7, 1975	London
THOMAS HOUGH REAL ESTATE LIMITED.....	Nov. 19, 1975	Brockville
H.P.M. INDUSTRIES (ONTARIO) LTD.....	Nov. 20, 1975	Metro. Toronto
HUMBLE MUSIC CORPORATION.....	Nov. 10, 1975	Windsor
HUMPHREY SANITATION SUPPLIES LIMITED..	Nov. 14, 1975	Thunder Bay
IN-STYLE FASHIONS LTD.....	Nov. 19, 1975	London

Name of Corporation	Date of Incorporation	Head Office
INTERHOME FURNISHINGS LIMITED.....	Nov. 17, 1975	Metro. Toronto
ISABELLA ITALIAN CUISINE LIMITED.....	Nov. 13, 1975	Ottawa
JACEL LIMITED.....	Nov. 13, 1975	Metro. Toronto
JAYMIN LIMITED.....	Nov. 13, 1975	Metro. Toronto
JESSICA'S LIMITED.....	Nov. 17, 1975	London
J & J STERO & AUDIO (CHATHAM) LTD.....	Nov. 14, 1975	Chatham, Co. Kent
KARTEN METALS (1975) LIMITED.....	Nov. 10, 1975	Metro. Toronto
KELKAT CONSTRUCTION LTD.....	Nov. 20, 1975	Ottawa, Rgl. Mun. Ottawa-Carleton
IAN KENNEDY MOTORCYCLES (CANADA) INC...	Nov. 7, 1975	London
KESLIN INVESTMENTS LIMITED.....	Nov. 20, 1975	Sudbury
KEYSTONE JEWELLERS LIMITED.....	Nov. 17, 1975	Metro. Toronto
KILA INVESTMENTS LIMITED.....	Nov. 17, 1975	Metro. Toronto
KING-FRAN INVESTMENTS LIMITED.....	Nov. 17, 1975	Metro. Toronto
LABOR CAPITAL CORPORATION.....	Nov. 13, 1975	Metro. Toronto
LAKESHORE ELECTRICAL CONTRACTORS LIMITED.....	Nov. 12, 1975	Metro. Toronto
LAKEVIEW HEATING LIMITED.....	Nov. 18, 1975	Mississauga
LAMBERT'S CAMERA REPAIRS LIMITED.....	Nov. 12, 1975	London
T. LAVEREAU CONSULTING CORPORATION.....	Nov. 18, 1975	Metro. Toronto
L & D JEWELLERS LIMITED.....	Nov. 7, 1975	Vil. Bancroft, Co. Hastings
LELANDE INVESTMENTS LTD.....	Nov. 19, 1975	Metro. Toronto
LIGHTNING ENGINEERING LIMITED.....	Nov. 6, 1975	Metro. Toronto
LINAL INVESTMENTS LIMITED.....	Nov. 20, 1975	Metro. Toronto
LIND HOME CENTRE LIMITED.....	Nov. 12, 1975	Twp. West Nissouri, Co. Middlesex
THOMAS W. LINDSAY INC.....	Nov. 3, 1975	Twp. Rideau, Rgl. Mun. Ottawa-Carleton
L & M SALES LIMITED.....	Nov. 4, 1975	Metro. Toronto
K. Y. LO INCORPORATED.....	Nov. 12, 1975	London
MCGAFFEY ENTERPRISES LIMITED.....	Nov. 12, 1975	Town Bothwell, Co. Kent
MCNEELY ENGINEERING LIMITED.....	Nov. 10, 1975	Twp. Clarence
MALTAS & MANTSUKIS LIMITED.....	Nov. 13, 1975	Metro. Toronto
MARILYN'S DRIVER SERVICES LIMITED.....	Nov. 21, 1975	Metro. Toronto

Name of Corporation	Date of Incorporation	Head Office
MARTIN & SETZLER LIMITED.....	Nov. 20, 1975	Richmond Hill
DON J. MASON HAULAGE LTD.....	Nov. 21, 1975	Pickering
MASSEY TAYLOR INSURANCE AGENCIES LTD.....	Nov. 12, 1975	Metro. Toronto
MDG INVESTMENTS LIMITED.....	Nov. 20, 1975	Timmins
METCOM MANAGEMENT INFORMATION SERVICES INC.....	Nov. 13, 1975	Metro. Toronto
M & H Balsa PRODUCTS INC.....	Nov. 12, 1975	Twp. Osgoode, Rgl. Mun. Ottawa-Carleton
MICRODUCTIONS LIMITED.....	Nov. 21, 1975	Mississauga
MIELKE-SCHINKE HOTELS LTD.....	Nov. 13, 1975	Trenton
MINNINGS ELECTRICAL SERVICE LIMITED.....	Nov. 17, 1975	Vil. Elmvale
MORANO REAL ESTATE LTD.....	Nov. 12, 1975	Metro. Toronto
MULTI MARK AGENTS LTD.....	Nov. 14, 1975	Whitby
MURPHY POINT INC.....	Nov. 17, 1975	Burlington
NELMETAL LTD.....	Nov. 14, 1975	Metro. Toronto
NEVLON SALES MARKETING LTD.....	Nov. 13, 1975	Metro. Toronto
NEWMARKET RENTAL SALES & SERVICE (1975) LTD.....	Nov. 10, 1975	Newmarket
NIAGARA CO-OPERATIVE PRESCHOOL CORPORATION.....	Nov. 14, 1975	St. Catharines
NORTHWESTERN LEASING LIMITED.....	Nov. 18, 1975	Thunder Bay
OAKVILLE CARTAGE & DISPOSALS LIMITED...	Nov. 14, 1975	Milton
OBEN HOLDINGS LIMITED.....	Nov. 19, 1975	Welland
ODYSSEY INTERNATIONAL CRYSTAL LIMITED.	Nov. 14, 1975	Sarnia
OHM-RITE ELECTRICAL LIMITED.....	Nov. 17, 1975	Metro. Toronto
OLD AUTHORS FARM LTD.....	Nov. 21, 1975	Vil. Morrisburg, United Co. Stormont, Dundas and Glengarry
ONTARIO HYDROFOILS LIMITED.....	Nov. 18, 1975	Metro. Toronto
OXFORD RACQUETS INC.....	Nov. 7, 1975	Cambridge
PAN WORLD PROMOTIONS LIMITED.....	Nov. 17, 1975	Metro. Toronto
L. D. PANTALEO LIMITED.....	Nov. 10, 1975	Metro. Toronto
GIOVANNI PAULUZZI CONTRACTING LTD.....	Nov. 20, 1975	Metro. Toronto
PESMO LIMITED.....	Oct. 10, 1975	Kingston

Name of Corporation	Date of Incorporation	Head Office
P. M. A. REALTY GROUP LIMITED.....	Nov. 6, 1975	Metro. Toronto
JAMES POWELL LIMITED.....	Nov. 13, 1975	Town Markham
PRE-CAP FINANCIAL SERVICES INC.....	Nov. 10, 1975	Metro. Toronto
PRIME PROPERTY MANAGEMENT LTD.....	Nov. 12, 1975	Metro. Toronto
PRINCEVIEW INVESTMENTS LIMITED.....	Nov. 6, 1975	Metro. Toronto
PRO DATA SYSTEMS INC.....	Nov. 13, 1975	Metro. Toronto
PROMAL COMPANY LTD.....	Nov. 13, 1975	Ottawa
PRONTI IMPORTS LIMITED.....	Nov. 19, 1975	Metro. Toronto
PROPERTY HOUSE CORPORATION (CANADA) LIMITED.....	Nov. 24, 1975	Metro. Toronto
P.S.P. INC.....	Nov. 7, 1975	Metro. Toronto
QCP INTERNATIONAL LTD.....	Nov. 10, 1975	Metro. Toronto
QUALITY SIGNS INC.....	Nov. 14, 1975	Burlington
H. R. RADOMSKI MANUFACTURERS LTD.....	Nov. 14, 1975	Metro. Toronto
RALKEN VAN IMPORTS INCORPORATED.....	Nov. 12, 1975	Metro. Toronto
BRUCE RANDALL ASSOCIATES LTD.....	Nov. 14, 1975	Metro. Toronto
THE RIB CAGE LTD.....	Nov. 21, 1975	London
RICHCREST HOLDING AND DEVELOPMENT LIMITED.....	Nov. 14, 1975	Metro. Toronto
RICHSEE MANAGEMENT LTD.....	Nov. 19, 1975	Metro. Toronto
RITEWAY TRANSPORT LTD.....	Nov. 14, 1975	Mississauga
JOHN P. RIVES & ASSOCIATES, INC.....	Nov. 7, 1975	Mississauga
ROLL-O-SHEETS CANADA LIMITED.....	Nov. 20, 1975	Mississauga
SAM-PAUL INVESTMENTS LIMITED.....	Nov. 13, 1975	Brampton
SECOND NATURE INC.....	Nov. 19, 1975	Metro. Toronto
SECOND PHASE CIVIC SQUARE LIMITED.....	Nov. 18, 1975	Hamilton
SEMTRAN INCORPORATED.....	Nov. 12, 1975	Metro. Toronto
SEW-RITE MANUFACTURING CO. LTD.....	Nov. 17, 1975	Metro. Toronto
SKOPIA COMPANY LIMITED.....	Nov. 17, 1975	Oshawa
SOUTH ESSEX PLUMBING & HEATING LTD.....	Nov. 10, 1975	Windsor, Co. Essex
SPRUCE ACRES NURSERY LTD.....	Nov. 14, 1975	Twp. East Williams
STANLAR INDUSTRIAL EQUIPMENT LTD.....	Nov. 18, 1975	Metro. Toronto

Name of Corporation	Date of Incorporation	Head Office
STOCHO MANAGEMENT LTD.....	Nov. 6, 1975	Windsor
A.E. SUMMERS APPLIANCE SERVICE LTD.....	Nov. 14, 1975	Twp. March, Rgl. Mun. Ottawa-Carleton
SUN PARLOUR REALTY LTD.....	Oct. 22, 1975	Windsor
SUN-TRAC FARMS INC.....	Nov. 18, 1975	Metro. Toronto
SURIMEX LIMITED.....	Nov. 13, 1975	Metro. Toronto
SYN-DYE INCORPORATED.....	Nov. 13, 1975	Town Markham
TALSTATE INVESTMENTS LIMITED.....	Nov. 14, 1975	St. Catharines
GARY TAYLOR ENTERPRISES INC.....	Nov. 10, 1975	Hamilton
TEJOMA HOLDINGS LTD.....	Nov. 14, 1975	Metro. Toronto
TERRY-ALLAN INVESTMENTS LIMITED.....	Oct. 20, 1975	Metro. Toronto
THOMROSE LEASING AND MANAGEMENT LIMITED.....	Nov. 10, 1975	Metro. Toronto
300 WILLOW ROAD LIMITED.....	Nov. 13, 1975	Guelph
TIDA INC.....	Nov. 13, 1975	Ottawa
T.N.A. HOLDINGS LIMITED.....	Nov. 19, 1975	Metro. Toronto
TONDERN LAND LTD.....	Nov. 14, 1975	Metro. Toronto
TORONTO ADVERTISING PRODUCTS OF CANADA LIMITED.....	Nov. 12, 1975	Metro. Toronto
TOVIM SECURITY ENTERPRISES INC.....	Nov. 3, 1975	Windsor
TRANSWORLD DIAMOND CO. LTD.....	Nov. 14, 1975	Metro. Toronto
TRAVEL & EXHIBIT CO-ORDINATORS CORPORATION.....	Nov. 19, 1975	Mississauga
TRIAD HEATING & COOLING LTD.....	Nov. 13, 1975	Metro. Toronto
TRI-ENN INVESTMENTS LTD.....	Nov. 18, 1975	Metro. Toronto
TRI-LITH INDUSTRIES LTD.....	Nov. 12, 1975	Metro. Toronto
20746 HOLDINGS LIMITED.....	Nov. 21, 1975	Metro. Toronto
28916 INVESTMENTS LIMITED.....	Nov. 18, 1975	Metro. Toronto
UNDERGROUND DEVICES INC.....	Nov. 12, 1975	Metro. Toronto
UNITED DRYWALL COMPANY LIMITED.....	Nov. 5, 1975	Metro. Toronto
VAN HEES PERSONNEL INC.....	Nov. 6, 1975	Twp. East Flamborough, Rgl. Mun. Hamilton-Wentworth
WATERMINDER SYSTEMS LIMITED.....	Nov. 7, 1975	Guelph
ROBERT WATERS LIMITED.....	Nov. 13, 1975	Metro. Toronto

Name of Corporation	Date of Incorporation	Head Office
ROBERT WEEKS LIMITED.....	Nov. 10, 1975	Stratford
WE-GO AGENCIES LIMITED.....	Nov. 17, 1975	London
WENMEL LIMITED.....	Nov. 13, 1975	Metro. Toronto
WESTMINSTER DRUGS LIMITED.....	Nov. 18, 1975	London
WILDWOOD FARM SERVICES INTERNATIONAL (1975) INC.....	Nov. 19, 1975	St. Marys
WINSLOW INVESTMENTS LIMITED.....	Nov. 13, 1975	Metro. Toronto
W. R. WOOLLEY (1975) LIMITED.....	Nov. 21, 1975	Richmond Hill
XDG INVESTMENTS LIMITED.....	Nov. 7, 1975	Waterloo
YAHALOMIM DIAMONDS INC.....	Nov. 14, 1975	Metro. Toronto
YARNEY'S AUTO CENTRE INC.....	Nov. 19, 1975	Metro. Toronto
YONGE CRESCENT HOLDINGS LIMITED.....	Nov. 20, 1975	Metro. Toronto
YORK HOUSE CONSTRUCTION LIMITED.....	Nov. 5, 1975	Metro. Toronto
312836 ONTARIO LIMITED.....	Nov. 13, 1975	Wallaceburg
313470 ONTARIO LTD.....	Oct. 21, 1975	Metro. Toronto
314238 ONTARIO LIMITED.....	Nov. 18, 1975	Burlington
314991 ONTARIO LIMITED.....	Nov. 19, 1975	Ridgetown
315055 ONTARIO LIMITED.....	Nov. 19, 1975	Guelph
315067 ONTARIO LIMITED.....	Nov. 12, 1975	Mississauga
315181 ONTARIO LIMITED.....	Nov. 19, 1975	Metro. Toronto
315195 ONTARIO LIMITED.....	Nov. 19, 1975	Metro. Toronto
315310 ONTARIO LIMITED.....	Nov. 13, 1975	Guelph
315696 ONTARIO LIMITED.....	Nov. 13, 1975	Metro. Toronto
315795 ONTARIO LIMITED.....	Nov. 13, 1975	Guelph
315801 ONTARIO LIMITED.....	Nov. 12, 1975	Metro. Toronto
315803 ONTARIO LIMITED.....	Nov. 13, 1975	Oshawa
315804 ONTARIO LIMITED.....	Nov. 13, 1975	Metro. Toronto
315805 ONTARIO LIMITED.....	Nov. 13, 1975	Brampton
315806 ONTARIO LTD.....	Nov. 13, 1975	Metro. Toronto
315807 ONTARIO LIMITED.....	Nov. 13, 1975	Bayham
315808 ONTARIO LIMITED.....	Nov. 13, 1975	Mississauga
315809 ONTARIO LIMITED.....	Nov. 13, 1975	Mississauga

Name of Corporation	Date of Incorporation	Head Office
315810 ONTARIO LIMITED.....	Nov. 13, 1975	Metro. Toronto
315811 ONTARIO LIMITED.....	Nov. 20, 1975	Metro. Toronto
315812 ONTARIO LIMITED.....	Nov. 14, 1975	Barrie
315813 ONTARIO LTD.....	Nov. 14, 1975	Oakville
315814 ONTARIO LIMITED.....	Nov. 14, 1975	Pickering
315815 ONTARIO LIMITED.....	Nov. 14, 1975	Metro. Toronto
315816 ONTARIO LIMITED.....	Nov. 14, 1975	Metro. Toronto
315817 ONTARIO LTD.....	Nov. 14, 1975	Metro. Toronto
315818 ONTARIO LIMITED.....	Nov. 19, 1975	Metro. Toronto
315822 ONTARIO LIMITED.....	Nov. 18, 1975	Oakville
315824 ONTARIO LIMITED.....	Nov. 19, 1975	Metro. Toronto
315825 ONTARIO LIMITED	Nov. 19, 1975	Metro. Toronto
315831 ONTARIO LTD.....	Nov. 21, 1975	Twp. Asphodel
315833 ONTARIO LIMITED.....	Nov. 21, 1975	Metro. Toronto
315834 ONTARIO LIMITED.....	Nov. 12, 1975	Mississauga
315864 ONTARIO LIMITED.....	Nov. 13, 1975	Chatham
315869 ONTARIO LIMITED.....	Nov. 13, 1975	Sault Ste. Marie
315966 ONTARIO LIMITED.....	Nov. 14, 1975	Sarnia
315967 ONTARIO LIMITED.....	Nov. 14, 1975	Hamilton
316044 ONTARIO LIMITED.....	Nov. 17, 1975	Sudbury
316050 ONTARIO LIMITED.....	Nov. 18, 1975	Ottawa
316123 ONTARIO LIMITED.....	Nov. 19, 1975	Midland

B. C. HOWARD,
Executive Director, Companies Division.

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Letters Patent of Incorporation Issued

NOTICE IS HEREBY GIVEN that, under *The Corporations Act*, Letters Patent have been issued to:

Name of Corporation	Date of Incorporation	Head Office
ALMONTE COMMUNITY CO-ORDINATORS (without share capital).....	Nov. 17, 1975	Town of Almonte

Name of Corporation	Date of Incorporation	Head Office
THE BEAR THEATRE COMPANY INC. (without share capital).....	Oct. 9, 1975	City of Toronto
CANADIAN PROGRESS CLUB, YORK CENTRAL (without share capital).....	Oct. 30, 1975	Bor. of North York
THE FRIENDS OF ST. JAMES CATHEDRAL (without share capital).....	Nov. 6, 1975	Mun. of Metro. Toronto
GLANBROOK RANGERS HOCKEY CLUB (without share capital).....	Nov. 14, 1975	Twp. of Glanbrook
I CROCIATI CLUB (without share capital).....	Sept. 15, 1975	Bor. of Etobicoke
THE LASKIN FOUNDATION INC. (without share capital).....	Nov. 14, 1975	City of Thunder Bay
MACROMED (without share capital).....	Nov. 13, 1975	City of Toronto
MAINS OUVERTES—OPEN HANDS (without share capital).....	Nov. 14, 1975	City of Cornwall
MIDLAND & DISTRICT UNION CENTRE (without share capital).....	Nov. 19, 1975	Town of Midland
OJIBWAY AND CREE CULTURAL CENTRE (without share capital).....	Oct. 23, 1975	City of Timmins
THE ONTARIO FOUNDATION FOR VISUALLY IMPAIRED CHILDREN INCORPORATED (without share capital).....	Sept. 25, 1975	City of Toronto
ONTARIO JUDO BLACK BELT ASSOCIATION (without share capital).....	Oct. 7, 1975	City of Toronto
UNITED VETERANS OF CANADA IN THE PROVINCE OF ONTARIO (without share capital)..	Oct. 14, 1975	City of Hamilton
THE STEPHEN WASHINGTON FOUNDATION (without share capital).....	Nov. 14, 1975	Mun. of Metro. Toronto
WATERLOO MATHEMATICS FOUNDATION (without share capital).....	Oct. 17, 1975	City of Kitchener
WINDSOR-ESSEX COUNTY VOLUNTEER SERVICES INCORPORATED (without share capital).....	Nov. 4, 1975	City of Windsor
WOMEN'S HABITAT OF ETOBICOKE (without share capital).....	Nov. 12, 1975	Bor. of Etobicoke
XOCES EAGLES SCHOOL OF GYMNASTICS (without share capital).....	Oct. 17, 1975	Mun. of Metro. Toronto

B. C. HOWARD,
Executive Director, Companies Division.

Amendments to Articles

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, amendments to articles have been effected as follows:

Name of Corporation	Date of Incorporation	Effective Date	Type of Certificate Issued
ADCOM RESEARCH LIMITED.....	Jan. 17, 1966	Nov. 12, 1975	Certificate of Amendment of Articles
ALRIGHT BUILDING PRODUCTS LIMITED (formerly Alright Distributing Limited).....	Jan. 14, 1966	Nov. 5, 1975	Certificate of Amendment of Articles
BASTION MANAGEMENT LIMITED..	Sept. 16, 1970	Nov. 13, 1975	Certificate of Amendment of Articles
GEORGE BECK LIMITED.....	Nov. 4, 1946	Oct. 30, 1975	Certificate of Amendment of Articles
B & I GRAPHICS LIMITED (formerly Barnett Brangers Limited).....	May 28, 1959	Nov. 12, 1975	Certificate of Amendment of Articles
BLANKET REALTY FINANCING LIMITED (formerly Batman Investments Limited).....	Feb. 1, 1973	Nov. 12, 1975	Certificate of Amendment of Articles
BOTANICA NATURAL BEAUTY PRODUCTS LIMITED.....	Jan. 4, 1973	Nov. 17, 1975	Certificate of Amendment of Articles
CAYO LTD. (formerly Janes Stationery Limited).....	June 6, 1962	Nov. 18, 1975	Certificate of Amendment of Articles
CENTURION EQUITIES CORPORATION (formerly Autolec Inc.).....	Mar. 12, 1918	Nov. 20, 1975	Certificate of Amendment of Articles
CHATEAU MANUFACTURING LIMITED.....	April 18, 1973	Nov. 10, 1975	Certificate of Amendment of Articles
D.A.R.E. INTERNATIONAL INCORPORATED (formerly D.A.R.E. Products Incorporated).....	Aug. 22, 1975	Nov. 3, 1975	Certificate of Amendment of Articles
DATATAX BUSINESS SERVICES LIMITED (formerly Farm Fiduciary Services Limited).....	July 5, 1965	Oct. 24, 1975	Certificate of Amendment of Articles
WALTER DAVIDSON LIMITED (formerly Macav Financial Corporation Limited).....	July 15, 1968	Nov. 14, 1975	Certificate of Amendment of Articles

Name of Corporation	Date of Incorporation	Effective Date	Type of Certificate Issued
ESSEX CABLE T.V., LIMITED.....	Feb. 12, 1968	Nov. 10, 1975	Certificate of Amendment of Articles
FACTOTUM DEVELOPMENTS LIMITED.....	Aug. 28, 1973	Nov. 5, 1975	Certificate of Amendment of Articles
FAMILY TIRE (ONTARIO) LIMITED (formerly F.T.C. Family Holdings Limited).....	Feb. 28, 1975	Nov. 12, 1975	Certificate of Amendment of Articles
WILLIAM B. FINE INCORPORATED (formerly Lenson Celery Hearts Limited).....	Feb. 8, 1945	Oct. 31, 1975	Certificate of Amendment of Articles
FIRST SUBSIDIARY CORPORATION (formerly First Subsidiary Investment Corporation (F.I.E.P.) Limited).....	Feb. 20, 1970	Nov. 14, 1975	Certificate of Amendment of Articles
THE HARRY E. FOSTER COMPANY LIMITED.....	Nov. 20, 1953	Nov. 20, 1975	Certificate of Amendment of Articles
FRISCO INVESTMENTS LIMITED....	Nov. 21, 1960	Nov. 14, 1975	Certificate of Amendment of Articles
GAMMA (1975) SPORTS LIMITED (formerly 310208 Ontario Limited)....	Aug. 19, 1975	Oct. 27, 1975	Certificate of Amendment of Articles
GRAISON LIMITED (formerly Kenneth C. Siddall Limited).....	Nov. 12, 1956	Nov. 17, 1975	Certificate of Amendment of Articles
HOFFMAN MEATS LTD. (formerly Phillip Hoffman & Sons Limited).....	Dec. 24, 1948	Nov. 14, 1975	Certificate of Amendment of Articles
TCO INVESTMENT FUND LIMITED (formerly Andreae Equity Investment Fund Limited).....	Aug. 23, 1960	Nov. 12, 1975	Certificate of Amendment of Articles
KAI MING MANAGEMENT CO. LTD. (formerly Kaiming Optical Company Limited).....	Jan. 8, 1975	Oct. 29, 1975	Certificate of Amendment of Articles
MCNAMARA CORPORATION LIMITED.....	Dec. 31, 1959	Nov. 17, 1975	Certificate of Amendment of Articles
MAFRIN ENTERPRISES LIMITED (formerly Delux Plastics Inc.).....	Mar. 26, 1975	Nov. 12, 1975	Certificate of Amendment of Articles
MINOR BROS. FARM SUPPLY LTD. (formerly 303368 Ontario Limited)....	Mar. 18, 1975	Oct. 20, 1975	Certificate of Amendment of Articles

Name of Corporation	Date of Incorporation	Effective Date	Type of Certificate Issued
MOCCOMAT BEVERAGE SYSTEMS LIMITED (formerly Ortec (Canada) Limited).....	Dec. 27, 1974	Oct. 30, 1975	Certificate of Amendment of Articles
NEBO INVESTMENTS LIMITED.....	Nov. 18, 1957	Nov. 19, 1975	Certificate of Amendment of Articles
NORTHCOTT & SONS ELECTRICAL LTD. (formerly Hallward Electric Limited).....	Feb. 9, 1973	Nov. 12, 1975	Certificate of Amendment of Articles
NORTHDALE INVESTMENTS LIMITED.....	June 5, 1951	Oct. 31, 1975	Certificate of Amendment of Articles
OSHAWA CRANE & GRADALL LTD. (formerly Oshawa Excavating Limited).	April 5, 1965	Oct. 30, 1975	Certificate of Amendment of Articles
PELLOW, AMBROSE & CARR LIMITED (formerly Keypit Advertising Limited).....	Dec. 8, 1967	Nov. 10, 1975	Certificate of Amendment of Articles
PORTUGALIA TOURS LIMITED.....	Sept. 29, 1975	Oct. 20, 1975	Certificate of Filing of Resolution
RAEBYRNE PROPERTIES INC. (formerly 293557 Ontario Limited).....	Sept. 5, 1974	Oct. 30, 1975	Certificate of Amendment of Articles
R. P. A. CONSULTANTS LIMITED....	Dec. 22, 1969	Nov. 14, 1975	Certificate of Amendment of Articles
SAULT WINDSOR HOTEL LIMITED.	Sept. 27, 1947	Nov. 3, 1975	Certificate of Amendment of Articles
SENTINEL HOLDINGS LIMITED (formerly Security Capital Corporation Limited).....	April 26, 1962	Oct. 30, 1975	Certificate of Amendment of Articles
SFZ INTERNATIONAL LIMITED.....	July 11, 1966	Nov. 3, 1975	Certificate of Amendment of Articles
SHATNER INVESTMENTS LTD. (formerly Vijack Investments Limited).	Dec. 29, 1971	Nov. 19, 1975	Certificate of Amendment of Articles
LOU SIMMONS LIMITED (formerly Simmons Cartage Limited).....	April 10, 1970	Oct. 28, 1975	Certificate of Amendment of Articles
SLOUGH PARKS CORPORATION....	June 4, 1975	Nov. 18, 1975	Certificate of Filing of Resolution
STANFORD MINES LIMITED.....	April 8, 1968	Nov. 13, 1975	Certificate of Amendment of Articles

Name of Corporation	Date of Incorporation	Effective Date	Type of Certificate Issued
STORMONT PLASTICS LIMITED (formerly Hoerst Laboratories Inc.)....	Oct. 3, 1973	Nov. 19, 1975	Certificate of Amendment of Articles
STROUD WOOD PRODUCTS LIMITED.....	Aug. 23, 1974	Nov. 20, 1975	Certificate of Amendment of Articles
TORWIN MANAGEMENT LIMITED..	Mar. 16, 1967	Nov. 18, 1975	Certificate of Amendment of Articles
VENTURE FUNDING CORPORATION LIMITED.....	Sept. 3, 1971	Oct. 30, 1975	Certificate of Amendment of Articles
R. WEBB DELIVERY AND EXPRESS LIMITED.....	Nov. 4, 1974	Nov. 12, 1975	Certificate of Amendment of Articles
WILLIAMS FORM HARDWARE AND ROCKBOLT (CANADA) LIMITED...	July 2, 1965	Nov. 19, 1975	Certificate of Amendment of Articles
265832 ONTARIO LIMITED (formerly Algonquin Lumber Ltd.)....	Feb. 7, 1973	Nov. 14, 1975	Certificate of Amendment of Articles

B. C. HOWARD,
Executive Director, Companies Division.

(6669)

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Supplementary Letters Patent Issued

NOTICE IS HEREBY GIVEN that, under *The Corporations Act*, Supplementary Letters Patent have been issued to:

Name of Corporation	Date of Incorporation	Effective Date	Effect of Supplementary Letters Patent
CAULFIELD HOMES.....	July 19, 1974	Oct. 3, 1975	Varying its objects.
ERIE FARMERS' MUTUAL FIRE INSURANCE COMPANY.....	1859	Oct. 10, 1975	Change of name: Erie Farmers' Mutual Fire Insurance Company to Erie Mutual Fire Insurance Company.
GIBRALTAR GENERAL INSURANCE COMPANY.....	April 22, 1958	Nov. 12, 1975	(a) Increasing authorized capital.

B. C. HOWARD,
Executive Director, Companies Division.

(6670)

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Order Reviving Corporations

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, an order has been issued reviving the following corporations:

Name of Corporation	Date of Incorporation	Date of Order
ANATOLE SHUPER & ASSOCIATES LIMITED.....	May 1, 1961	Oct. 17, 1975
KARONDO INVESTMENTS LIMITED.....	Dec. 9, 1970	Nov. 3, 1975
MILANO FURNITURE & APPLIANCES LIMITED.....	July 18, 1957	Oct. 28, 1975
THE WEIR INVESTMENT COMPANY LIMITED.....	Jan. 3, 1963	Nov. 24, 1975

B. C. HOWARD,
Executive Director, Companies Division.

Licences in Mortmain Issued

NOTICE IS HEREBY GIVEN that, under *The Mortmain and Charitable Uses Act*, a Licence has been issued to:

Name of Corporation	Date of Incorporation	Jurisdiction of Incorporation	Date of Licence
BARCLAYS CANADA LIMITED—BARCLAYS CANADA LIMITEE.....	April 28, 1928	Canada	Oct. 21, 1975
A. JOHNSON & CO. (CANADA) LTD.....	Dec. 12, 1955	Canada	Oct. 31, 1975
MAINE RUBBER PRODUCTS OF CANADA LTD.—LES PRODUITS DE CAOUTCHOUC MAINE DU CANADA LTEE.....	Oct. 20, 1965	Canada	Nov. 13, 1975
PARKHURST PRODUCTS LIMITED.....	June 17, 1948	Canada	Nov. 4, 1975

B. C. HOWARD,
Executive Director, Companies Division.

Extra-Provincial Licences Issued

NOTICE IS HEREBY GIVEN that, under Part IX of *The Corporations Act*, a Licence has been issued to:

Name of Corporation	Date of Incorporation	Jurisdiction of Incorporation	Date of Licence
KOREA TRADING INTERNATIONAL INC. . .	Aug. 29, 1969	Republic of Korea	Nov. 13, 1975
MITCHELL ENERGY CORPORATION	Nov. 16, 1973	State of Texas	Nov. 5, 1975

B. C. HOWARD,
Executive Director, Companies Division.

(6673)

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Extra-Provincial Licence Cancelled

NOTICE IS HEREBY GIVEN that, under Section 377 of *The Corporations Act*, a Licence, issued under Part IX of the said Act, has been cancelled for the corporation named hereunder:

Name of Corporation	Date of Incorporation	Jurisdiction of Incorporation	Date of Licence	Date of Cancellation Order
GERREMMA DEVELOPMENTS LTD.	July 26, 1974	Manitoba	Nov. 1, 1974	Nov. 6, 1975

B. C. HOWARD,
Executive Director, Companies Division.

(6674)

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Certificates of Dissolution Issued

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, a certificate of dissolution has been issued to:

Name of Corporation	Date of Incorporation	Effective Date
ADANAC HORSE FARM LIMITED	Dec. 7, 1970	Nov. 13, 1975
THE EMPIRE BUILDING LIMITED	Dec. 16, 1953	Nov. 12, 1975
GODERICH ELEVATOR HOLDINGS LIMITED	Dec. 20, 1971	Oct. 31, 1975
KING CITY FROZEN FOODS LIMITED	Jan. 31, 1972	Nov. 14, 1975
GORDON B. MAHAFFY LIMITED	June 3, 1955	Nov. 18, 1975
STAN RIVERS CONSTRUCTION LIMITED	Jan. 15, 1975	July 23, 1975

B. C. HOWARD,
Executive Director, Companies Division.

(6675)

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Credit Union Incorporated

NOTICE IS HEREBY GIVEN that, under *The Credits Union Act*, a Certificate of Incorporation has been issued to:

Name of Corporation	Date of Incorporation
ITAL-CREDIT UNION LIMITED.....	Oct. 30, 1975

B. C. HOWARD,
Executive Director, Companies Division.

(6676) 50

The Marriage Act

CERTIFICATE OF REGISTRATION as persons authorized to solemnize marriage in the Province of Ontario, have been issued to the following:

Rev. Samuel Swartzentruber, Chesley; Rev. John Edgerton Morton, Toronto; Mr. Khalil Ahmed Sufi, Toronto; Rabbi Joseph Mintz, Toronto; Rev. Thomas Alexander Corston, Foleyet; Rev. Roy John Peterman, Wainfleet; Rev. Allen Thomas Hitchm, London; Mr. Mohamed Harroon Rashid, Scarborough; Rev. Kenneth Rene Greer, Kingston; Rev. Valentim Borges de Freitas, Brampton; Rev. Arthur Morris Russell, Toronto; Rev. Rupert Wilhelm Young, Scarborough; Rev. Michael Keith Hicks, Ottawa; Rev. George Sabol, Don Mills; Rev. Joseph Barbara, Emeryville; Rev. Gilbert Kenneth McDonald, Stratford; Rev. Robert G. Clay, Toronto; Rev. Branko Pacemski, Toronto; Rev. James Leo Walsh, Toronto; Rev. Michael Laurence Martins, Owen Sound; Rev. Luigi Carinci, Toronto; Rev. Earl Murray Downey, Rexdale; Rev. James Paul Clair, Willowdale; Rev. Giovanni Alfred Montanari, Toronto; Rev. Richard Douglas Cooke, Cobden; Rev. Elmer Penner, Morris, Manitoba (Temp.); Lieut. Wendy Evelyn Hornsby, Vancouver, B.C. (Temp.); Rev. John Joseph Fiore, Chicago, Illinois, U.S.A. (Temp.); Rev. William Maurice Egan, Gatineau, Quebec (Temp.); Rev. Daniel Shute, St. Stephens, New Brunswick (Temp.); Rev. Andre Legault, Quebec, Quebec (Temp.); Rabbi Bloomstone, Toronto, Ontario (Temp.); Mr. E. O. Brusseau, Vassar, Michigan, U.S.A. (Temp.); Rev. Jean-Seige Bonneville, Luskville, Quebec (Temp.); Imam Vehbi Ismail, Harperwoods, Michigan, U.S.A. (Temp.); Rev. William Edward Askew, St. John's, Newfoundland (Temp.).

NOTICE IS HEREBY GIVEN that registration and authority to solemnize marriage in the Province of Ontario under *The Marriage Act*, for the under-listed persons are cancelled and revoked;

Rev. Michael Raymond Costello, Bristol, Quebec
Rev. Alexander Boras, Yugoslavia.

SIDNEY B. HANDLEMAN,
Minister of Consumer and
Commercial Relations.

(6712) 50

The Liquor Licence Act

NOTICE IS HEREBY GIVEN of the receipt of a Return on the 27th day of November, 1975 of the vote taken in the Town of Chesley, County of Bruce, on the 12th day of November, 1975, on the following question under the provisions of *The Liquor Licence Act*:

Are you in favour of the sale of liquor under a lounge licence for consumption on licensed premises?

Votes polled for the Affirmative Side	414
Votes polled for the Negative Side	265

NOTICE THEREOF has been duly made to the Honourable Lieutenant Governor in Council.

RODERICK LEWIS, Q.C.,
Chief Election Officer.

Toronto, November 28th, 1975.

(6683) 50

Additional fees

Applications to Parliament — Private Bills

PUBLIC NOTICE

LEGISLATIVE ASSEMBLY OF ONTARIO

The attention of Municipal Officials, Solicitors and all other persons who may be interested in the preparation of Private Bills for submission to the Legislative Assembly of Ontario is directed particularly to the following Standing Orders governing the submission of such Bills:

PRIVATE BILLS

Time for introducing Private Bills

51. (a) No Private Bill may be presented to the House after the first five weeks of the Session.

Time for reporting

(b) No report of a committee upon a Private Bill may be received after the first eight weeks of the Session.

Filing Bill with Clerk

52. (a) Any person desiring to apply for a Private Bill shall do so by filing with the Clerk of the House at least eight (8) days before the meeting of the House, a copy of such Bill, together with a fee of \$150, and if such Bill is not deposited by that time the applicant shall pay \$10 for each day he is late in filing the Bill, including the day of filing.

Applicant to pay cost of printing

(b) Every applicant for a Private Bill shall pay the cost of printing such Bill, including the cost of printing the Act in the Statutes.

Other charges

(c) The following charges shall also be levied and paid in addition to the foregoing:—

1. When any Standing Order of the House is suspended with reference to a Bill, for each such suspension, \$50.00.
2. When a Bill is presented to the House after the first five weeks of the Session and before the end of the sixth week, \$75.00.
3. When a Bill is presented to the House after the sixth week of the Session, \$100.00.

(d) In the case of any Bill incorporating a company, or increasing the capital stock of a company already incorporated, there shall be paid to the Clerk of the House, by or on behalf of the applicant, before the same is reported to the House, the same fee as would be payable in the case of an incorporation or increase of capital under the provisions of the Ontario Companies Act, less the sum of \$150.00 already paid to the Clerk of the House.

(e) When a Bill is for the purpose of confirming by-laws, bonds, debentures or other securities, or authority is asked to borrow money or to increase borrowing powers, the following additional fees shall be paid according to the amount of money involved:—

On amounts less than \$10,000.	\$ 25
On amounts over \$10,000 and up to \$25,000	50
On amounts over \$25,000 and up to \$40,000	75
On amounts over \$40,000 and up to \$75,000	100
On amounts over \$75,000 and up to \$125,000	125
On amounts over \$125,000 and up to \$175,000	150
On amounts over \$175,000 and up to \$250,000	200
On amounts over \$250,000 and up to \$350,000	250

and an additional fee of \$50 for every \$100,000 over \$350,000.

Publication of Standing Orders re Private Bills

53. (a) The Clerk of the House shall, during each recess of Parliament, publish weekly in The Ontario Gazette the Standing Orders respecting notices of intended applications for Private Bills.

Notices posted

(b) The Clerk shall also, by the first day of every Session, post notices in the Legislative Building of the time limit for receiving applications for Private Bills and reports thereon.

Required notice of applications

54. All applications for Private Bills properly the subject of legislation by the Legislative Assembly of Ontario, within the purview of "The British North America Act, 1867", shall require a notice, clearly and distinctly specifying the nature and object of the application, and, where the application refers to any proposed work, indicating generally the location of the work, and signed by or on behalf of the applicants, such notice to be published as follows:—

1. A notice in The Ontario Gazette and in at least one newspaper published or circulated in the municipality affected.
2. Such notice shall be published once a week for at least six weeks prior to the consideration of the Bill by the Private Bills Committee.

Bills for debenture issues

3. If the application is by a municipal corporation for authority to issue debentures, the notice shall set out the particulars of the existing debenture debt and the amount of the rateable property of the municipality according to the last revised assessment roll of the corporation and in brief and general terms, the object for which the new issue of debentures is required.

Report by Standing Orders and Procedures Committee

55. (a) The Committee on Standing Orders and Procedures shall examine each application and report to the House whether the Standing Orders, particularly with respect to notice, have been complied with and where the notice is insufficient, the Committee recommends to the House the course to be taken in consequence of such insufficiency.

Declaration re advertising

(b) The applicants for a Private Bill shall lodge with the Clerk of the House a declaration proving publication of the notice before the application is considered by the Standing Orders and Procedures Committee.

Clerk reports to Standing Orders and Procedures Committee

(c) The Clerk of the House shall report to the Standing Orders and Procedures Committee respecting the compliance by all applicants for Private Bills with the Standing Orders relating to such applications, particularly the requirements for notice.

Introduction of Private Bill

56. Every Private Bill shall be introduced upon a motion for leave for introduction and first reading after the application has been favourably reported by the Standing Orders and Procedures Committee.

Letters Patent

57. When any Bill for confirming any Letters Patent, or Agreement, is presented to the House, the copy of such Letters Patent, or Agreement, shall be attached to it.

Certificate of Minister of Revenue re Letters Patent

58. No Bill relating to Letters Patent shall be considered by the Private Bills Committee until there shall have been deposited with the Clerk of the House a certificate of the Minister of Revenue showing that all taxes payable under The Corporations Tax Act relating thereto have been paid.

Reference to Private Bills Committee after first reading

59. Every Private Bill, when read a first time, shall, unless it be an Estate Bill, or a Bill providing for a consolidation of a floating debt or for the consolidation or renewal of debentures (other than local improvement debentures) of a municipal corporation, stand referred to the Private Bills Committee, and any petitions to the House, for or against the Bill, are considered as referred to such Committee.

Certain Municipal Applications referred to Ontario Municipal Board

60. (a) A Private Bill of a municipal corporation providing for the consolidation of a floating debt, or the consolidation or renewal of debentures (other than local improvement debentures) stands referred to the Ontario Municipal Board after first reading.

Board to report

(b) The Board, after due enquiry, shall report to the House whether or not it is reasonable that the Bill, or that part thereof relating to the matters referred to in clause (a), should pass and what, if any, alterations should be made in the Bill.

Report to Clerk

(c) A report shall be transmitted to the Clerk of the House.

Bill and report to Private Bills Committee

(d) The Bill and report shall stand referred to the Private Bills Committee.

Estate Bills to Commissioners

61. (a) Every Estate Bill stands referred to the Commissioners of Estate Bills after first reading.

Commissioners to report

(b) The Commissioners, or any two of them, shall report their opinion thereon and whether, presuming the allegations contained in the preamble to be proven to the satisfaction of the House, it is reasonable for such Bill to pass and what, if any, alterations are necessary.

Report to Clerk

(c) A report shall be transmitted to the Clerk of the House.

Bill and report to Private Bills Committee

(d) The Bill and report shall stand referred to the Private Bills Committee.

Adverse report by Commissioners

(e) In the event of the Commissioners of Estate Bills reporting that, in their opinion, it is not reasonable that the Bill submitted to them shall pass into law, such Bill shall not be further considered.

Notice re Hearing by Private Bills Committee

62. (a) The Clerk of the House shall post in the Legislative Building five days' notice of the date on which any Private Bill is to be considered by the Private Bills Committee.

Notice published in the Notice Paper

(b) The notice required by clause (a) shall be published in the Notice Paper.

Notice of Next Day Meetings on Private Bills

(c) The Clerk shall also publish in the Notice Paper a notice of any meeting of the Private Bills Committee to be held on the following day.

Consent of interested persons

63. Any persons whose interest or property may be affected by a Private Bill, when required, shall appear before the Private Bills Committee to express their consent or objection, or may consent in writing, proof of which may be demanded by the Committee.

Majority rules

64. (a) Questions before the Private Bills Committee are decided by the majority.

Casting vote by Chairman

(b) In case of a tie, the Chairman shall give the casting vote.

On Order Paper after report

65. Private Bills when reported by the Private Bills Committee shall be placed on the Order Paper for second reading.

Bills initialled and signed by Chairman

66. (a) The Chairman of the Private Bills Committee will initial each section of a Bill as it is passed and shall also sign the Bill.

Amendments

(b) Any amendments shall be clearly indicated in the signed copy, any such amendments or additions being initialled by the Chairman.

Bills filed with the Clerk

(c) The Bill signed by the Chairman shall be filed in the Office of the Clerk of the House, and when a Bill is amended, another copy with the amendments written thereon shall be prepared by the Clerk of the Committee and attached to the report.

Reprinting amended Bills

67. Private Bills amended by any Committee may be reprinted by order of such Committee; or after being reported, and before further consideration, may be reprinted in whole or in part as the Clerk of the House may direct; and the cost of such reprinting shall be added to the cost of the first printing of the Bill and shall be payable by the applicant.

Referral after second reading

68. Private Bills, after second reading, shall be placed on the Order Paper for third reading, unless specially ordered referred to the Committee of the Whole House.

Notice required to dispense with Standing Orders

69. Except by unanimous consent of the House, in case of urgent and pressing necessity, no motion may be made to dispense with any Standing Order relative to Private Bills, without due notice thereof.

Private Bill Register

70. A Private Bill Register shall be kept in the office of the Clerk of the House, in which shall be entered, by the Clerk appointed for that purpose, the name, description, and place of residence of the parties applying for the Bill, or of their agent, and all the proceedings thereon, and the day on which the Private Bills Committee is appointed to sit, such register to be open to public inspection daily, during office hours.

Parliamentary Agents

71. (a) Every Parliamentary Agent conducting proceedings before the House shall be personally responsible to the House and to the Speaker, for the observance of the Standing Orders and Practices of Parliament, and also for the payment of all fees and charges.

Misconduct of Agent

(b) Any agent who shall wilfully act in violation of the Standing Orders and Practices of Parliament, or who shall wilfully misconduct himself in prosecuting any proceedings before the House, shall be liable to an absolute or temporary prohibition to practice as a Parliamentary Agent, at the pleasure of the Speaker.

RODERICK LEWIS, Q.C.,
Clerk of Legislative Assembly of Ontario.

T.F.N.

Application to Parliament

NOTICE IS HEREBY GIVEN that, on behalf of the congregation of St. Andrew's Church, Ottawa, Ontario, application will be made to the Legislative Assembly of the Province of Ontario, at its next regular session, for an Act to provide that:

The Statutes of the Province of Ontario relating to St. Andrew's Presbyterian Church, Ottawa: 31 Victoria Chapter 61; 38 Victoria Chapter 86; 53 Victoria Chapter 144; 56 Victoria Chapter 108; and 6 George V Chapter 114; will be revised and consolidated in a single Act. The revisions proposed will provide for the following:

1. A revision of statutes establishing separate parts dealing with the Congregation, the Temporal Committee and the Glebe Trustees.
2. A revision of the provisions of existing statutes respecting the calling and procedure of annual and special meetings.
3. Fixing the size of the Temporal Committee, subject to change by by-law of the Temporal Committee and approval by the Congregation.
4. Clarifying the powers of the Temporal Committee with respect to the Capital of the Glebe Trust, subject to approval by the Congregation.
5. Clarifying the powers of the Temporal Committee with respect to and vesting all assets of the Congregation in the Committee, other than assets of the Glebe Trustees.
6. Increasing the size and regulating the organization of the Glebe Trustees, subject to change by by-law of the Trustees and approval by the Congregation and clarifying the Trustees' powers.
7. Empowering the Glebe Trustees to hold and administer assets now in their control and to be received in future from bequests in the name of St. Andrew's Church, Ottawa, not including assets subject to conditions requiring immediate disbursement of capital for specific purposes, and directing payment of interest to the Temporal Committee.
8. Empowering the Glebe Trustees to borrow a maximum of Fifty Thousand Dollars (\$50,000.00) for advance to the Temporal

Committee without interest at the request of the Temporal Committee, providing the loan is repaid within twelve (12) months.

Dated at Ottawa, Ontario, this 26th day of November, 1975.

MESSRS. HONEYWELL,
WOTHERSPOON,
Barristers and Solicitors,
90 Sparks Street,
Suite 500,
Ottawa, Ontario,
K1P 5B4,
Solicitors for the Applicants.

(9325)

49 to 2

Corporation Notices

LAMBTON TAVERN LIMITED

NOTICE IS HEREBY GIVEN that Lambton Tavern Limited intends to file Articles of Dissolution, pursuant to *The Business Corporations Act*, Ontario.

Dated at Toronto, Ontario, this 15th day of July, 1975.

(Corporate Seal)

G. LESLIE ADAM,
Vice-President and
Secretary-Treasurer.

(9348)

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JEANETTE HOLDINGS LIMITED

NOTICE IS HEREBY GIVEN that Jeanette Holdings Limited intends to dissolve, pursuant to *The Business Corporations Act*.

Dated this 28th day of November, 1975.

D. H. GORDON,
Secretary.

(9349)

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THE HAMILTON PERFORMING ARTS FOUNDATION INC.

The Hamilton Performing Arts Foundation Inc. hereby gives notice pursuant to *The Corporations Act* of having, by Special Resolution, increased the number of its Directors so that the Board of Directors of the Corporation shall hereafter be composed of nine Directors.

Dated at Hamilton, Ontario, this 25th day of September, 1975.

GEORGE E. MACPHERSON,
Secretary-Treasurer.

(9350)

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NOTICE IS HEREBY GIVEN that Ajax Fuel & Feed Limited intends to dissolve and to deliver Articles of Dissolution to the Minister of Consumer and Commercial Relations.

Dated at Windsor this 3rd day of November, 1975.

BORIS WACHNA,
Secretary.

(9351) 50

MOUNT HOPE MACHINERY COMPANY LIMITED

NOTICE IS HEREBY GIVEN that Mount Hope Machinery Company Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 23rd day of November, 1975.

ROGER D. WILSON,
Secretary.

(9352) 50

26 BALMORAL AVENUE LIMITED

NOTICE IS HEREBY GIVEN that 26 Balmoral Avenue Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 2nd day of July, 1975.

M. ROTSTEIN,
President.

(9353) 50

SIEBEL (CANADA) LIMITED

NOTICE IS HEREBY GIVEN that Siebel (Canada) Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 27th day of November, 1975.

JOHN R. GILDEA,
Secretary.

(9354) 50

HIGHFIELD INVESTMENTS LIMITED

NOTICE IS HEREBY GIVEN that Highfield Investments Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Hamilton, Ontario, this 2nd day of July, 1975.

D. J. WARNER,
Secretary.

(9355) 50

NOTICE IS HEREBY GIVEN that Accurate Roofing Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto, Ontario, this 26th day of November, 1975.

RALPH L. JAMIESON,
Secretary.

(9356) 50

LONDON DISTRICT CRIPPLED CHILDREN'S TREATMENT CENTRE

NOTICE IS HEREBY GIVEN that the number of directors of the above-noted Corporation was decreased from fifty (50) persons to fifteen (15) persons by a special resolution confirmed by the members on the 24th day of April, 1975.

HARRISON, ELWOOD,
Barristers and Solicitors,
700-220 Dundas Street,
P.O. Box 3237,
London, Ontario,
Solicitors for the Corporation.

(9359) 50

LARDER LAKE LAND COMPANY LIMITED

NOTICE IS HEREBY GIVEN that Larder Lake Land Company Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto, this 20th day of November, 1975.

J. B. SAGE,
Secretary.

(9354) 50 (9360) 50

FRANCES RIVER MINES LIMITED

NOTICE IS HEREBY GIVEN that Frances River Mines Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto, this 20th day of November, 1975.

J. B. SAGE,
Assistant Secretary.

(9361) 50

TRIANA EXPLORATION LIMITED

NOTICE IS HEREBY GIVEN that Triana Exploration Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto, this 20th day of November, 1975.

J. B. SAGE,
Assistant Secretary.

(9362) 50

KLIE'S PURITY DAIRY LIMITED

NOTICE IS HEREBY GIVEN that Klie's Purity Dairy Limited intends to dissolve by filing Articles of Dissolution with the Minister of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Kitchener, this 25th day of November, 1975.

LILLIAN KLIE,
Secretary.

(9363) 50

KING EDWARD HOTEL (GUELPH) LIMITED

NOTICE IS HEREBY GIVEN that King Edward Hotel (Guelph) Limited intends to dissolve by filing Articles of Dissolution with the Minister of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Kitchener, this 25th day of November, 1975.

LORRAINE MUSSELMAN,
Secretary.

(9364) 50

WARD IRONWORKS LIMITED

NOTICE IS HEREBY GIVEN that the number of directors of Ward Ironworks Limited, was decreased from three to two by a special resolution which was confirmed by the shareholders of the Corporation on the 21st day of October, 1975.

Dated this 10th day of November, 1975.

JOHN H. ROBB,
Secretary.

(9365) 50

VEESAR INVESTMENTS LIMITED

NOTICE IS HEREBY GIVEN that Veesar Investments Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at London, Ontario, this 28th day of November, 1975.

RONALD J. JOHNSTONE,
Secretary.

(9366) 50

NELLES AND O'NEIL DEVELOPMENTS LIMITED

NOTICE IS HEREBY GIVEN that Nelles and O'Neil Developments Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Belleville this 20th day of November, 1975.

HUGH P. O'NEIL,
President.

(9367) 50

TAKE NOTICE that on the 28th day of November, 1975, the shareholders of Southridge Apartments Limited passed a resolution requiring the said Corporation to be wound up voluntarily under the provisions of *The Business Corporations Act*, and appointing Elliott L. Marrus, of the City of Toronto, as liquidator.

AND FURTHER TAKE NOTICE that if you have any claims against the said Corporation, proof of such claim must be filed with the liquidator within thirty (30) days of the date of this notice, after which time the property of the above Corporation

will be distributed among the persons entitled thereto having regard to the claims of which the liquidator has then notice.

Dated at Toronto, this 28th day of November, 1975.

ELLIOTT L. MARRUS,
Liquidator,
145 King Street West,
Toronto, Ontario,
M5H 1J8.

(9368)

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TORONTO CARPET MANUFACTURING COMPANY LIMITED

NOTICE TO SHAREHOLDERS AND TO CREDITORS

TAKE NOTICE that the shareholders of Toronto Carpet Manufacturing Company Limited by a majority of votes cast at a general meeting duly called for the purpose and held on the 27th day of November, 1975 passed a resolution requiring the said Corporation to be wound up voluntarily under the provisions of *The Business Corporations Act* and appointing The Clarkson Company Limited, Royal Trust Tower, P.O. Box 254, Toronto-Dominion Centre, Toronto, Canada, M5K 1J7, as liquidator.

AND FURTHER TAKE NOTICE that if you have any claim against the said Corporation, proof of such claim must be filed with the liquidator within thirty days of the date of this notice after which time the property of the above Corporation will be distributed among the persons entitled thereto, having regard to the claims of which the liquidator has then notice.

Dated at Toronto this 1st day of December, 1975.

THE CLARKSON COMPANY
LIMITED,
Royal Trust Tower,
P.O. Box 254,
Toronto-Dominion Centre,
Toronto, Canada,
M5K 1J7.

(9369)

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N. I. C. Investments Limited hereby gives notice pursuant to *The Business Corporations Act* of its intention to dissolve.

Dated this 28th day of November, 1975.

ROBERT N. GRANGER,
Secretary-Treasurer.

(9370)

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INTERLAKE STEEL PRODUCTS CO. LIMITED

NOTICE IS HEREBY GIVEN that the number of directors of Interlake Steel Products Co. Limited was decreased from three to two by a special resolution which was confirmed by the shareholders of the Corporation on the 27th day of November, 1975.

Dated this 27th day of November, 1975.

T. DAVID THIN,
Secretary.

(9372)

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Be it enacted as a special by-law of Neil Love Limited that the number of directors of the Corporation be and it is hereby decreased from three (3) to two (2).

I hereby certify that the above is a true copy of a special by-law which was confirmed by the shareholders on the 18th day of November, 1975.

Dated this 24th day of November, 1975.

MRS. DOROTHY LOVE,
President.

(9373)

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ROSEBORO CONSTRUCTION AND EQUIPMENT LIMITED

NOTICE IS HEREBY GIVEN that Roseboro Construction and Equipment Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Ottawa, Ontario this 8th day of October, 1975.

JOHN A. CHAMPAGNE,
Secretary.

(9374)

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STURGEON FALLS LUMBER COMPANY LIMITED

NOTICE IS HEREBY GIVEN that Sturgeon Falls Lumber Company Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at North Bay this 25th day of July, 1975.

HECTOR SOUBLIERE,
Secretary.

(9375)

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FRASER INSURANCE SERVICES LIMITED

NOTICE IS HEREBY GIVEN that Fraser Insurance Services Limited intends to dissolve by delivering Articles of Dissolution to the Ministry of Consumer and Commercial Relations and to distribute its remaining property rateably among its shareholders as incidental thereto.

Dated at Trenton this 1st day of December, 1975.

D. R. FRASER,
President.

(9376) 50

NOTICE IS HEREBY GIVEN that the location of the Head Office of Legate & Tedder Limited was changed from the City of Orillia, in the Province of Ontario to the Borough of North York, in the Province of Ontario by a special resolution which was confirmed by the shareholders of the Corporation on the 13th day of November, 1975.

Dated this 13th day of November, 1975.

EVELYN M. LEGATE,
Secretary.

(9377) 50

Dissolution of Partnership

NOTICE IS HEREBY GIVEN that the partnership heretofore subsisting between us, the undersigned, Labyrinth Film Production Limited, Burg Productions Limited, and T. A. Kramreither in trust for the limited partners, carrying on business as Labyrinth-Burg Productions in the City of Toronto, has this day been dissolved by mutual consent.

All debts owing to the said partnership are to be paid to Labyrinth Film Productions Limited, 172 Davenport Road, Toronto, aforesaid, and all claims against the said partnership are to be presented to the said Labyrinth Film Productions Limited by whom they will be settled.

Dated this 24th day of November, 1975.

LABYRINTH FILM PRODUCTION
LIMITED,

BURG PRODUCTIONS LIMITED,

T. A. KRAMREITHER, in trust
for the limited partners.

(9334) 49 to 51

We, Chris Athanasatos and Jeeny Athanasatos, formerly carrying on business as Burger Inn Restaurant, in the City of Toronto, in the Municipality of Metropolitan Toronto, do hereby certify that the said business has been dissolved as from the 1st day of December, 1975, and that henceforth the said business will be carried on by Frank Subekti and Liem-Kiem Nio who will alone be responsible for all debts incurred after that date.

Dated at Toronto this 4th day of December, 1975.

CHRIS ATHANASOTOS
JEENY ATHANASOTOS

(9378) 50

Change of Name Act

IN THE COUNTY COURT OF THE JUDICIAL DISTRICT OF DURHAM

IN THE MATTER OF *The Change of Name Act*, being Chapter 60, R.S.O. 1970, and all amendments thereto; and

IN THE MATTER OF an application for change of name of Barbara Gilmour to Barbara Judway and Gail Gilmour to Gail Judway.

NOTICE OF APPLICATION TO CHANGE NAME

TAKE NOTICE that on the 8th day of January, 1976 at the Court House, Whitby, Ontario, an application will be made to the presiding Judge of the County Court of the Judicial District of Durham, for an Order changing the names of: Barbara Gilmour and Gail Gilmour both of 630 Perry Crescent, Oshawa, Ontario, to Barbara Judway and Gail Judway.

AND TAKE NOTICE that any person objecting to said application may appear at the aforementioned Hearing and be heard.

Dated at Oshawa, Ontario, this 24th day of October, 1975.

JAMES A. MACDONALD,
Barrister and Solicitor,
286 King Street West,
Oshawa, Ontario,
Solicitor for the Applicant.

(9357) 50

NOTICE IS HEREBY GIVEN that the application of Jean Vivian Harris, residing at 430 King Street, London, Ontario, to change her name to Jean Vivian Hockley, will be heard by the presiding Judge in Chambers at the Court House, 80 Dundas

Street, London, on Monday, the 12th day of January, 1976, at the hour of 10.00 o'clock in the afternoon.

Dated at London, Ontario, this 26th day of November, 1975.

POOLE, BELL, PORTER,
DRAKE & HAINSWORTH,
Barristers and Solicitors,
444 Waterloo Street,
London, Ontario,
N6B 2P3,
Solicitors for the Applicant.

(9358)

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IN THE COUNTY COURT OF THE JUDICIAL DISTRICT OF PEEL

IN THE MATTER OF *The Change of Name Act*,
R.S.O. 1970, Chapter 60,

RONALD RANDALL ZONG,

Applicant.

NOTICE

TAKE NOTICE that the application of Ronald Randall Zong to change his name to Ronald Randall Gray will be heard at the Courthouse for the Judicial District of Peel, 7755 Hurontario Street, Brampton, Ontario, on Wednesday, the 11th day of February, 1976 at the hour of 11.00 o'clock in the forenoon.

Dated at Brampton, this 20th day of November, 1975.

WEST & ROBB,
Barristers and Solicitors,
34 Queen Street West,
Brampton, Ontario,
Solicitors for the Applicant.

(9379)

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IN THE COUNTY COURT OF THE JUDICIAL DISTRICT OF PEEL

IN THE MATTER OF *The Change of Name Act*,
R.S.O. 1970, Chapter 60,

DAVID JAMES ZONG,

Applicant.

NOTICE

TAKE NOTICE that the application of David James Zong to change his name to David James Gray will be heard at the Courthouse for the Judicial District of Peel, 7755 Hurontario Street,

Brampton, Ontario, on Wednesday, the 11th day of February, 1976 at the hour of 11.00 o'clock in the forenoon.

Dated at Brampton, this 20th day of November, 1975.

WEST & ROBB,
Barristers and Solicitors,
34 Queen Street West,
Brampton, Ontario,
Solicitors for the Applicant.

(9380)

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IN THE COUNTY COURT OF THE JUDICIAL DISTRICT OF PEEL

IN THE MATTER OF *The Change of Name Act*,
R.S.O. 1970, Chapter 60,

PEARL FLORENCE ZONG,

Applicant.

NOTICE

TAKE NOTICE that the application of Pearl Florence Zong to change her name to Pearl Florence Lisa Gray will be heard at the Courthouse for the Judicial District of Peel, 7755 Hurontario Street, Brampton, Ontario, on Wednesday, the 11th day of February, 1976 at the hour of 11.00 o'clock in the forenoon.

Dated at Brampton, this 20th day of November, 1975.

WEST & ROBB,
Barristers and Solicitors,
34 Queen Street West,
Brampton, Ontario,
Solicitors for the Applicant.

(9381)

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Miscellaneous Notices

SURMOR MORTGAGE GUARANTEE INSURANCE CORPORATION

NOTICE IS HEREBY GIVEN that an application will be made for Incorporation pursuant to *The Corporations Act* and *Insurance Act* of a joint stock insurance company under the name of Surmor Mortgage Guarantee Insurance Corporation (or such other name as may be approved) with power to undertake and transact Mortgage Guarantee

Insurance, other than Life Insurance, for which a joint stock insurance company may be licensed under *The Insurance Act*.

Dated at Hamilton this 12th day of November, 1975.

MADRONICH & SHINEHOFT,
Barristers and Solicitors,
1192 Barton Street East,
Hamilton, Ontario L8H 2V7.

(9267) 47 to 50

QUEBEC TRUST—FIDUCIE DU QUEBEC

NOTICE IS HEREBY GIVEN that Quebec Trust—Fiducie Du Quebec, a Company having its Head Office in the City of Montreal, intends to make application to the Registrar of Loan and Trust Corporations, for registration to transact the business of a Trust Corporation in Ontario as defined by *The Loan and Trust Corporations Act*.

Dated at Montreal this 18th day of November, 1975.

DE GRANDPRE, COLAS, AMYOT,
LESAGE, DESCHENES &
GODIN,
Suite 2501,
Stock Exchange Tower,
Victoria Square,
Montreal, H4Z 1C2,
Quebec, Canada,
Solicitors for the Applicant.

(9313) 49 to 51

NAVIGABLE WATERS PROTECTION ACT

R.S.C. 1970, Chapter N-19

The Township of Thessalon hereby gives notice that they have, under Section 8 of the said Act, deposited with the Minister of Transport, at Ottawa, and in the office of the District Registrar of the Land Registry District of the District of Algoma at Sault Ste. Marie, Ontario, a description of the site and the plans of Re-construction of the Ansonia road bridge (proposed to be built) over the Thessalon River three miles west of Little Rapids, Ontario in front west half of Section 14 in the Township of Thessalon.

AND TAKE NOTICE that after the expiration of one month from the date of the publication of this notice the Township of Thessalon will under Section 8 of the said Act apply to the Minister of Transport, for approval of the said site and plans.

Date.....the 25th day of November, 1975.

(Signature) Township of Thessalon.

(9342) 49 and 50

THE BOUNDARIES ACT
(R.S.O. 1970, Chapter 48)

NOTICE OF CONFIRMATION
(B-498)

TAKE NOTICE that upon an Application made by Nelda Catherine Leis, Edgar Robert Leis, Elaine Pando and Robert I. Pando, and pursuant to Section 11 of *The Boundaries Act*, I did confirm the true location on the ground of the south limit of those parts of Lots 79 to 84, both inclusive, Registered Plan 88, designated as Part 20 on a Reference Plan deposited in the Land Registry Office for the Registry Division of Wellington as Plan 61R-242; the east limit of Lots 84 and 102; the south limit of Lots 97 to 102, both inclusive; and the west limit of Lots 79 to 97; according to Registered Plan 88, in the Village of Aboyne, in the Township of Nichol, in the County of Wellington, as set out in my Order of the 1st day of December, 1975.

AND FURTHER TAKE NOTICE that any person objecting to the confirmation may appeal to a Judge of the Supreme Court of Ontario; notice of such appeal must be served upon me within twenty days after the date of publication of this Notice in THE ONTARIO GAZETTE. I have directed that this Notice be published in THE ONTARIO GAZETTE on the 13th day of December, 1975.

Dated at my Office in the Legal Surveys Branch, 3rd Floor, 400 University Avenue, Toronto, Ontario, this 1st day of December, 1975.

GORDON F. MACKAY,
Assistant Deputy Director
of Titles.

(9382) 50

THE BOUNDARIES ACT
(R.S.O. 1970, Chapter 48)

NOTICE OF CONFIRMATION
(B-512)

TAKE NOTICE that upon an Application made by Roland Lacey, and pursuant to Section 11 of *The Boundaries Act*, I did confirm the true location on the ground of the southeasterly 580 feet, more or less, of the southwestern boundary of the land described in registered Instrument 45054 V.S., being the boundary between Lot 40, Registered Plan 4 (Albion) and Lots 147 to 154, both inclusive, Registered Plan 876 (Albion), Town of Caledon, Regional Municipality of Peel, as set out in my Order of the 1st day of December, 1975.

AND FURTHER TAKE NOTICE that any person objecting to the confirmation may appeal to a Judge of the Supreme Court of Ontario; notice of such appeal must be served upon me within twenty

days after the date of publication of this Notice in THE ONTARIO GAZETTE. I have directed that this Notice be published in THE ONTARIO GAZETTE on the 13th day of December, 1975.

Dated at my Office in the Legal Surveys Branch, 3rd Floor, 400 University Avenue, Toronto, Ontario, this 1st day of December, 1975.

GORDON F. MACKAY,
Assistant Deputy Director
of Titles.

(9383)

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Sheriff's Sale of Lands

UNDER AND BY VIRTUE OF an Execution issued out of the County Court of the Judicial District of York, to me directed, against the lands and tenements of Tom Kuusisto and Jenette Kuusisto, Defendants, at the suit of The T. Eaton Company Limited, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of Tom Kuusisto and Jenette Kuusisto, Defendants, in and to:

All and singular that certain parcel of tract of land and premises situate, lying and being in the Borough of Scarborough, in The Municipality of

Metropolitan Toronto, and being composed of Lot 57 on the west side of North Edgely Avenue, according to plan registered in the Registry Office for the Registry Division of Toronto Boroughs and York South as No. 1882.

On the premises is said to be erected a two-storey dwelling, detached, containing 2 bedrooms, bathroom, full basement, side drive, no garage and is oil heated.

Municipally known as 14 North Edgely Avenue, Scarborough, Ontario.

All of which said right, title, interest and equity of redemption of the said Tom Kuusisto and Jenette Kuusisto, Defendants, in the said lands and tenements, I shall offer for sale by Public Auction in my office, Room 108, Court House, 361 University Ave., Toronto, Ontario, on Tuesday, January 20th, 1976, at 3.00 o'clock in the afternoon.

Dated at Toronto this 26th day of November, 1975.

This sale is subject to cancellation up to time of sale without any further notice.

PHILIP J. AMBROSE,
Sheriff, Judicial District of York.

(9371)

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Publications Under The Regulations Act

December 13th, 1975

THE BUILDING CODE ACT, 1974

O. Reg. 925/75.

General.

Made—November 12th, 1975.

Filed—November 24th, 1975.

This Regulation does not come into force until The Building Code Act, 1974, S.O. 1974, c. 74, is proclaimed in force. (See R.S.O. 1970, c. 225, s. 5)

REGULATION MADE UNDER THE BUILDING CODE ACT, 1974

GENERAL

PART 1 DEFINITIONS

Section 1.1

In this Regulation,

1. "access to exit" means that part of a means of egress within a floor area that provides access to an exit serving the floor area;
2. "adfreezing" means the adhesion of wet soil to a foundation unit caused by freezing at the contact surface;
3. "air-supported structure" means a structure consisting of a pliable membrane which achieves and maintains its shape and support by internal air pressure;
4. "alarm signal" means a signal indicating an emergency such as an alarm for fire from a manual box, a water flow alarm, an alarm from an automatic fire alarm system or other emergency signal;
5. "allowable bearing pressure" means the maximum pressure that may be safely applied to a soil or rock by the foundation unit considered in design under expected loading and subsurface conditions;
6. "allowable load" means the maximum load that may be safely applied to a foundation unit considered in design under expected loading and subsurface conditions;
7. "appliance" means a device designed for use in heating and cooling systems operated by fuel or electricity and includes all components, controls, wiring and piping required to be part of the device by the applicable standard referred to in this Regulation;
8. "assembly occupancy" means the occupancy of a building, or part thereof, by a gathering of persons for civic, political, travel, religious, social, educational, recreational or like purposes, or for the consumption of food or drink;
9. "attic or roof space" means the space between the roof and the ceiling of the top storey or between a dwarf wall and a sloping roof;
10. "bachelor dwelling unit" means a dwelling unit for 1 or 2 adults with or without 1 bedroom;
11. "basement" means any storey below the first storey measured from the top of each floor to the top of the floor next below;
12. "bearing surface" means the contact surface between a foundation unit and the soil or rock upon which it bears;
13. "bearing support" means a structural member or system of structural members supporting masonry and resisting all applied loads;

14. "boiler" means an appliance intended to supply hot water or steam for space heating, processing or power purposes;
15. "breaching" means a flue pipe or chamber for receiving flue gases from 1 or more flue connections and for discharging these gases through a single flue connection;
16. "building area" means the greatest horizontal area of a building within the outside surface of exterior walls or when a firewall is to be constructed within the outside surface of exterior walls and the centre line of firewalls;
17. "building height" means the number of storeys contained between the roof and the floor of the first storey;
18. "business and personal services occupancy" means the occupancy of a building or part thereof for the transaction of business or the rendering or receiving of professional or personal services;
19. "canopy" means any roof-like structure projecting more than twelve inches from the face of a building, having a rigid frame and being attached to said building in such a manner as not to become an integral part thereof but does not include collapsible or fixed awnings or balconies;
20. "cavity wall" means a construction of masonry laid up with a cavity between the wythes tied together with metal ties or bonding units, the cavity of which may or may not contain insulation;
21. "cellar" means a basement that is more than 50 per cent below grade;
22. "chimney" means a primarily vertical shaft enclosing at least 1 flue for conducting flue gases to the outdoors;
23. "chimney liner" means a conduit containing a chimney flue used as a lining of a masonry or concrete chimney;
24. "closure" means a device for shutting off an opening through a construction assembly, such as a door or a shutter, and includes all components such as hardware, frames and anchors;
25. "combustible" means an elementary building material that fails to conform to CSA B54.1-1972. "Determination of Non-Combustibility in Building Materials", as revised to 1 May, 1975;
26. "combustible construction" means that type of construction that does not meet the requirements for noncombustible construction;
27. "composite pile" means a pile consisting of sections of dissimilar materials of varying lengths;
28. "constructor" means a person who contracts with an owner or his authorized agent to undertake a project, and includes an owner who contracts with more than 1 person for the work on a project or undertakes the work on a project or any part thereof;
29. "covered walkway" means a walkway that has more than 50 per cent of its perimeter open to the outdoors;
30. "dead load" means the weight of all permanent structural and nonstructural components of a building;
31. "deep foundation" means a foundation unit that provides support for a building by transferring loads either by end-bearing to a soil or rock at considerable depth below the building, or by adhesion or friction, or both, in the soil or rock in which it is placed;
32. "design bearing pressure" means the pressure applied by a foundation unit to soil or rock and which is not greater than the allowable bearing pressure;

33. "designer" means the person responsible for the design;
34. "design capacity" means the load that a foundation is designed to transfer to the supporting soil or rock;
35. "design load" means the load applied to a foundation unit and which is not greater than the allowable load;
36. "design properties" means the properties of the soil or rock used in proportioning and determining the design capacity of a foundation;
37. "ductile flexural wall" means a ductile flexural member cantilevering from the foundation consisting of a ductile reinforced concrete wall designed and detailed according to CSA A23.3-1974 "Code for the Design of Concrete Structures for Buildings," Special Provisions for Seismic Design, as revised to 1 May, 1975;
38. "ductile moment-resisting space frame" means a space frame that is designed to resist the specified seismic forces and in addition has adequate ductility or energy-absorptive capacity;
39. "dwelling unit" means a room or suite of rooms used or intended to be used as a domicile by one or more persons and usually containing cooking, eating, living, sleeping and sanitary facilities;
40. "electrically supervised control valve" means a valve permanently fitted with a mechanical device to actuate electrical contacts upon initiation of valve actuation;
41. "enclosed court" means a covered space enclosed by walls or buildings open to a roof having a horizontal dimension such that a cylinder at least 30 ft in diameter can be contained within the full height of the space, and the space is visually open in whole or in part to 3 or more storeys above the floor of the space;
42. "enclosed walkway" means a walkway that has 50 per cent or less of its perimeter open to the outdoors;
43. "excavation" means the space created by the removal of soil, rock or fill for the purposes of construction;
44. "exhaust duct" means a duct through which air is conveyed from a room or space to the outdoors;
45. "exit" means that part of a means of egress that leads from the floor area it serves, including any doorway leading directly from a floor area, to a public thoroughfare or to an open space;
46. "exit level" means the lowest level in an enclosed exit stairway from which an exterior door provides access to a public thoroughfare or to an open space with access to a public thoroughfare at approximately the same level either directly or through a vestibule or exit corridor;
47. "exit storey" means a storey from which an exterior door provides direct access at approximately the same level to a public thoroughfare or to an open space with access to a public thoroughfare;
48. "exposing building face" means that part of the exterior wall of a building which faces one direction and is located between ground level and the ceiling of its top storey, or where a building is divided into fire compartments, the exterior wall of a fire compartment which faces one direction;
49. "exterior cladding" means those components of a building which are exposed to the outdoor environment and are intended to provide protection against wind, water or vapour;
50. "factory-built chimney" means a chimney consisting entirely of factory-made parts, each designed to be assembled with the other without requiring fabrication on site;

51. "fill" means soil, rock, rubble, industrial waste such as slag, organic material or a combination of these whether compacted or not that is transported and placed on the natural surface of a soil or rock or organic terrain;
52. "fire compartment" means an enclosed space in a building that is separated from all parts of the building by enclosing construction providing a fire separation having a required fire-resistance rating;
53. "fire damper" means a closure which consists of a normally held open damper installed in an air distribution system or in a wall or floor assembly, and designed to close automatically in the event of a fire in order to maintain the integrity of the fire separation;
54. "fire load" means the combustible contents of a room or floor area expressed in terms of the average weight of combustible materials per square foot, and includes the furnishings, finished floor, wall and ceiling finishes, trim and temporary and movable partitions;
55. "fire-protection rating" means the time in hours or fraction thereof that a closure, window assembly or glass block assembly will withstand the passage of flame when exposed to fire under specified conditions of test and performance criteria, or as otherwise prescribed in this Regulation;
56. "fire resistance" means the property of a material or assembly to withstand fire or give protection from it and when it is applied to elements or buildings, it is characterized by the ability to confine a fire or to continue to perform a given structural function, or both;
57. "fire-resistance rating" means the time in hours or fraction thereof that a material or assembly of materials will withstand the passage of flame and the transmission of heat when exposed to fire under specified conditions of test and performance criteria, or as determined by extension or interpretation of information derived therefrom as prescribed in this Regulation;
58. "fire-retardant treated wood" means wood or a wood product that has its surface-burning characteristics such as flame spread, rate of fuel contribution and density of smoke developed, reduced by impregnation with fire-retardant chemicals;
59. "fire separation" means a construction assembly that acts as a barrier against the spread of fire and may not be required to have a fire-resistance rating or a fire-protection rating;
60. "fire stop" means a draft-tight barrier within or between construction assemblies that acts to retard the passage of smoke and flame;
61. "fire stop flap" means a device intended for use in horizontal assemblies required to have a fire-resistance rating and incorporating protective ceiling membranes, which operates to close off a duct opening through the membrane in the event of a fire;
62. "firewall" means a type of fire separation of noncombustible construction which subdivides a building or separates adjoining buildings to resist the spread of fire and which has a fire-resistance rating as prescribed in this Regulation and has structural stability to remain intact under fire conditions for the required fire-rated time;
63. "first storey" means the storey with its floor closest to grade and having its ceiling more than 6 ft above grade;
64. "flame-spread rating" means an index or classification indicating the extent of spread-of-flame on the surface of a material or an assembly of materials as determined in a standard fire test as prescribed in this Regulation;
65. "floor area" means the space on any storey of a building between exterior walls and required firewalls, including the space occupied by interior walls and partitions, but not including exits and vertical service spaces that pierce the storey;

66. "flue" means an enclosed passageway for conveying flue gases;
67. "flue collar" means the portion of a fuel-fired appliance designed for the attachment of the flue pipe or breeching;
68. "flue pipe" means the pipe connecting the flue collar of an appliance to a chimney;
69. "forced-air furnace" means a furnace equipped with a fan that provides the primary means for circulation of air;
70. "foundation" means a system or arrangement of foundation units through which the loads from a building are transferred to supporting soil or rock;
71. "foundation unit" means one of the structural members of the foundation of a building such as a footing, raft or pile;
72. "frost action" means the phenomenon that occurs when water in soil is subjected to freezing which, because of the water ice phase change or ice lens growth, results in a total volume increase or the build-up of expansive forces under confined conditions or both, and the subsequent thawing that leads to loss of soil strength and increased compressibility;
73. "furnace" means a space-heating appliance using warm air as the heating medium and usually having provision for the attachment of ducts;
74. "gas vent" means that portion of a venting system designed to convey vent gases vertically to the outside air from the vent connector of a gas-fired appliance, or directly from the appliance when a vent connector is not used, and includes any offsets;
75. "grade" means the average level of proposed or finished ground adjoining a building at all exterior walls;
76. "groundwater" means a free standing body of water in the ground;
77. "groundwater level" means the top surface of a free standing body of water in the ground;
78. "guard" means a protective barrier around openings in floors or at the open sides of stairs, landings, balconies, mezzanines, galleries, raised walkways or other locations to prevent accidental falls from one level to another and such barrier may or may not have openings through it;
79. "heat detector" means a device for sensing an abnormally high air temperature or an abnormal rate of heat rise and automatically initiating a signal indicating this condition;
80. "heavy timber construction" means that type of combustible construction in which a degree of fire safety is attained by placing limitations on the sizes of wood structural members and on thickness and composition of wood floors and roofs, by avoidance of concealed spaces under floors and roofs and by use of required fastenings, construction details and adhesives for structural members;
81. "high hazard industrial occupancy (Group F, Division 1)" means an industrial occupancy containing sufficient quantities of highly combustible and flammable or explosive materials which, because of their inherent characteristics, constitute a special fire hazard;
82. "high occupant load" means an occupant load where the number of persons in a room or floor area is such that the area of floor per person is not more than 12 sq ft;
83. "horizontal exit" means that type of exit connecting 2 floor areas at substantially the same level by means of a doorway, vestibule, bridge or balcony, such floor areas being located either in different buildings or located in the same building and fully separated from each other by a firewall;

84. "horizontal service space" means a space such as an attic, duct, ceiling, roof or crawl space oriented essentially in a horizontal plane, concealed and generally inaccessible, through which building service facilities such as pipes, ducts and wiring may pass;
85. "independent central station" means a continually supervised station under the control of a company independent of the owners of the building to be protected, that conforms with NFPA 71-1972, "Installation, Maintenance and Use of Central Station Protective Signaling Systems for Guard, Fire Alarm and Supervisory Service," as revised to the 1st day of May, 1975;
86. "indirect service water heater" means a service water heater that derives its heat from a heating medium such as warm air, steam or hot water;
87. "industrial occupancy" means the occupancy or use of a building or part thereof for assembling, fabricating, manufacturing, processing, repairing or storing of goods and materials;
88. "infirm persons" means all institutionalized persons whose age or health is such that they require institutional care or treatment;
89. "institutional occupancy" means the occupancy of a building or part thereof by persons who because of age, mental or physical limitations require special care or treatment or by persons involuntarily detained or whose liberties are restricted;
90. "limiting distance" means the distance from an exposing building face towards a property line, the centre line of a street, lane, public thoroughfare or an imaginary line between 2 buildings on the same property, measured at right angles to the exposing building face;
91. "listed" means listed in the ULC publications or certified by CSA;
92. "live load" means the load other than dead load to be assumed in the design of the structural members of a building and includes loads resulting from snow, rain, wind, earthquake and those due to occupancy, including movable partitions;
93. "loadbearing" as applying to a building element means subjected to or designed to carry loads in addition to its own dead load, excepting a wall element subjected only to wind or earthquake loads in addition to its own dead load;
94. "low hazard industrial occupancy (Group F, Division 3)" means an industrial occupancy in which the combustible content is not more than 10 lb or 100,000 Btu/sq ft of floor area;
95. "major occupancy" means the principal occupancy for which a building or part thereof is used or intended to be used, and shall be deemed to include the subsidiary occupancies which are an integral part of the principal occupancy;
96. "marquee" means any roof-like structure constructed as permanent part of the building over an entrance thereto and projecting more than twelve inches (12") from the exterior wall of any building;
97. "masonry or concrete chimney" means a chimney of brick, stone, concrete or masonry units constructed on site;
98. "means of egress" means a continuous path of travel provided by a doorway, hallway, corridor, exterior passageway, balcony, lobby, stair, ramp or other egress facility or combination thereof, for the escape of persons from any point in a building floor area, room or contained open space to a public thoroughfare or other open space and includes exits and access to exits;
99. "medium hazard industrial occupancy (Group F, Division 2)" means an industrial occupancy in which the combustible content is more than 10 lb or 100,000 Btu/sq ft of floor area and not classified as high hazard industrial occupancy;

100. "mercantile occupancy" means the occupancy or use of a building or part thereof for the displaying or selling of retail goods, wares or merchandise;
101. "metal chimney" means a single-wall chimney of metal constructed on site;
102. "mezzanine" means an intermediate floor between the floor and ceiling of any room or storey;
103. "noncombustible" means that such material conforms to CSA B54.1-1972, "Determination of Non-Combustibility in Building Materials," as revised to the 1st day of May, 1975;
104. "noncombustible construction" means that type of construction in which a degree of fire safety is attained by the use of noncombustible materials for structural members and other building assemblies;
105. "occupancy" means the use or intended use of a building or part thereof for the shelter or support of persons, animals or property;
106. "occupant load" means the number of persons for which a building or part thereof is designed;
107. "owner" means any person, firm or corporation controlling the property under consideration;
108. "panel wall" means a non-loadbearing exterior masonry wall having bearing support at each storey;
109. "partition" means an interior wall 1 storey or part-storey in height that is not loadbearing;
110. "party wall" means a wall jointly owned and jointly used by 2 parties under easement agreement or by right in law, and erected at or upon a line separating 2 parcels of land each of which is, or is capable of being, a separate real-estate entity;
111. "peat" means a highly organic soil consisting chiefly of more or less fragmented remains of vegetable matter sequentially deposited;
112. "perched groundwater" means a free standing body of water in the ground extending to a limited depth;
113. "pier or caisson" means a deep foundation unit, made of materials such as wood, steel or concrete or combination thereof, which is either premanufactured and placed by driving, jacking, jetting or screwing, or cast-in-place in a hole formed by driving, excavating or boring;
114. "pile" means a slender deep foundation unit, made of materials such as wood, steel or concrete or combination thereof, which is either premanufactured and placed by driving, jacking, jetting or screwing, or cast-in-place in a hole formed by driving, excavating or boring;
115. "plain masonry" means masonry without steel reinforcement;
116. "plenum" means an air compartment or chamber which may have one or more ducts connected to it and which forms part of an air distribution system;
117. "plumbing system" means a drainage system, a venting system and a water system or parts thereof;
118. "post-disaster building" means a building essential to provide services in the event of a disaster, and includes hospitals, fire stations, police stations, radio stations, telephone exchanges, power stations, electrical substations, pumping stations (water and sewage) and fuel depot buildings;

119. "private sewage disposal system" means a privately owned plant for the treatment and disposal of sewage including septic tanks and their absorption beds;
120. "products of combustion detector" means a type of detector for the detection of the presence of one or more of the products of combustion of a fire based on the ionization principle, resistance bridge method or cloud chamber effect, and automatically initiating a signal indicating this condition;
121. "proprietary control centre" means a continually supervised station under the control of the owner or others interested in the building or buildings to be protected that conforms with Class A proprietary signalling systems in NFPA 72D-1973, "Installation, Maintenance and Use of Proprietary Protective Signaling Systems for Fire Guard, Fire Alarm and Supervisory Service," as revised to the 1st day of May, 1975;
122. "public corridor" means a corridor that provides access to exit from individually rented rooms, suites of rooms or dwelling units;
123. "rafter" means a sloping wood framing member which supports the roof sheathing and encloses an attic space, but does not support a ceiling;
124. "range" means a cooking appliance equipped with a cooking surface and one or more ovens;
125. "reinforced masonry" means masonry in which steel reinforcement is embedded in such a manner that the two materials act together in resisting forces;
126. "repair garage" means a building or part thereof where facilities are provided for the repair or servicing of motor vehicles;
127. "residential occupancy" means the occupancy or use of a building or part thereof by persons for whom sleeping accommodation is provided but who are not harboured or detained to receive medical care or treatment or are not involuntarily detained;
128. "restaurant" means any building or portion thereof where food is offered for sale for immediate consumption therein, but does not include any building or portion thereof where drink or prepackaged food requiring no further preparation before consumption is offered for sale;
129. "return duct" means a duct for conveying air from a space being heated, ventilated or air-conditioned back to the heating, ventilating or air-conditioning appliance;
130. "rock" means that portion of the earth's crust which is consolidated, coherent and relatively hard and is a naturally formed, solidly bonded, mass of mineral matter which cannot readily be broken by hand;
131. "roof joist" means a horizontal or sloping wood framing member that supports the roof sheathing and the ceiling finish, but does not enclose an attic space;
132. "sanitary drainage system" means a drainage system that conducts sewage;
133. "service room" means a room or space provided in a building to accommodate building service equipment such as air-conditioning or heating appliances, electric services, pumps, compressors and incinerators;
134. "service space" means space provided in a building to facilitate or conceal the installation of building service facilities such as chutes, ducts, pipes, shafts and wires;
135. "service water heater" means a device for heating water for plumbing services;
136. "shallow foundation" means a foundation unit which derives its support from soil or rock located close to the lowest part of the building which it supports;

37. "smoke detector" means a device for sensing the presence of visible or invisible particles produced by combustion, and automatically initiating a signal indicating this condition;
38. "soil" means that portion of the earth's crust which is fragmentary, or such that some individual particles of a dried sample may be readily separated by agitation in water; it includes boulders, cobbles, gravel, sand, silt, clay and organic matter;
39. "space frame" means a three dimensional structural system composed of interconnected members laterally supported so as to function as a complete self-contained unit with or without horizontal diaphragms;
40. "space heater" means a space-heating appliance for heating the room or space within which it is located, without the use of ducts;
41. "space-heating appliance" means an appliance intended for the supplying of heat to a room or space directly, such as a space heater, fireplace or unit heater, or to rooms or spaces of a building through a heating system such as a central furnace or boiler;
42. "sprinklered" means that the building or part thereof is equipped with a system of automatic sprinklers;
43. "stage" means a space designed primarily for theatrical performances with provision for quick change scenery and overhead lighting, including environmental control for a wide range of lighting and sound effects and which is traditionally, but not necessarily, separated from the audience by a proscenium wall and curtain opening;
44. "storage garage" means a building or part thereof intended for the storage or parking of motor vehicles and which contains no provision for the repair or servicing of such vehicles;
45. "storage-type water heater" means a service water heater with an integral hot water storage tank;
46. "storey" means that portion of a building which is situated between the top of any floor and the top of the floor next above it, and if there is no floor above it, that portion between the top of such floor and the ceiling above it;
47. "stove" means an appliance intended for cooking and space heating;
48. "street" means any highway, road, boulevard, square or other improved thoroughfare 30 ft or more in width, which has been dedicated or deeded for public use, and is accessible to fire department vehicles and equipment;
49. "subsurface investigation" means the appraisal of the general subsurface conditions at a building site by analysis of information gained by such methods as geological surveys, in situ testing, sampling, visual inspection, laboratory testing of samples of the subsurface materials and groundwater observations and measurements;
50. "supervisory signal" means a signal indicating the need for action in connection with the supervision of sprinkler and other extinguishing systems or equipment, or with the maintenance features of other protection systems;
51. "supply duct" means a duct for conveying air from a heating, ventilating or air-conditioning appliance to a space to be heated, ventilated or air-conditioned;
52. "theatre" means a place of public assembly intended for the production and viewing of the performing arts or the screening and viewing of motion pictures, and consisting of an auditorium with permanently fixed seats intended solely for a viewing audience;

153. "travel distance" means the distance from any point in the floor area to an exit measured along the path of exit travel, except that when floor areas are subdivided into rooms used singly, or into suites of rooms, and served by public corridors or exterior passage ways, the travel distance shall be measured from the door of such rooms or suites to the nearest exit;
154. "unit heater" means a suspended space heater with an integral air circulating fan;
155. "unprotected opening" means a doorway, window or opening other than one equipped with a closure having the required fire-protection rating, or any part of a wall forming part of the exposing building face that has a fire-resistance rating less than required for the exposing building face;
156. "vent connector" means the part of a venting system that conducts the flue gases or vent gases from the flue collar of a gas appliance to the chimney or gas vent, and may include a draft control device;
157. "vertical service space" means a shaft oriented essentially vertically that is provided in a building to facilitate the installation of building services including mechanical, electrical and plumbing installations and facilities such as elevators, refuse chutes and linen chutes;
158. "walkway" means a covered or roofed pedestrian thoroughfare used to connect 2 or more buildings in which the least horizontal dimension of the thoroughfare is less than 30 ft.

SECTION 1.2 ABBREVIATIONS

Subsection 1.2.1 Abbreviations of Names of Associations

1.2.1.1. In this Regulation:

- ACI means American Concrete Institute
(P.O. Box 4754, Redford Station, Detroit, Michigan 48219 U.S.A.)
- ACNBC means Associate Committee on the National Building Code
(National Research Council of Canada, Ottawa, Ontario K1A 0R6)
- ANSI means American National Standards Institute
(1430 Broadway, New York, New York 10018 U.S.A.)
- ASHRAE means American Society of Heating, Refrigerating and Air-Conditioning Engineers
(345 East 47th Street, New York, New York 10017 U.S.A.)
- ASTM means American Society for Testing and Materials
(1916 Race Street, Philadelphia, Pa. 19103 U.S.A.)
- AWS means American Welding Society
(2501 N.W. 7th Street, Miami, Florida 33125 U.S.A.)
- BSI means British Standards Institution
(101-112 Pentonville Road, London N.1, Great Britain.)
- CGSB means Canadian Government Specifications Board
(c/o Department of Supply and Services, 88 Metcalfe Street, Ottawa, Ontario K1A 0S5)
- CLA means Canadian Lumbermen's Association
(27 Goulburn Avenue, Ottawa, Ontario K1N 8C7)
- CSA means Canadian Standards Association
(178 Rexdale Blvd., Rexdale, Ontario M9W 1R3)

- FS means Federal Specifications and Standards
(General Services Administration, Washington, D.C. 20405 U.S.A.)
- HI means Hydronics Institute (heating)
(35 Rusco Place, Berkeley Heights, New Jersey 07922 U.S.A.)
- HRA means Heating, Refrigeration and Air-Conditioning Institute of Canada
(Suite 267, 385 The West Mall, Etobicoke, Ontario M9C 1E7)
- NBC means National Building Code of Canada
(National Research Council of Canada, Ottawa, Ontario K1A 0R6)
- NFPA means National Fire Protection Association
(470 Atlantic Avenue, Boston, Massachusetts 02210 U.S.A.)
- NLGA means National Lumber Grades Authority
(1055 West Hastings Street, Vancouver, B.C. V6E 2E9)
- ULC means Underwriters' Laboratories of Canada
(7 Crouse Road, Scarborough, Ontario M1R 3A9)
- UL means Underwriters' Laboratories, Inc.
(207 East Ohio Street, Chicago, Illinois 60611 U.S.A.)
- WCLIB means West Coast Lumber Inspection Bureau
(1750 S.W. Skyline Blvd., P.O. Box 25406, Portland, Oregon 97225 U.S.A.)
- WWPA means Western Wood Products Association
(Yeon Building, Portland, Oregon 97204 U.S.A.)

Subsection 1.2.2. Abbreviations of Words and Phrases

1.2.2.1. In this Regulation:

- ASWG means American Standard Wire Gage
- B&SG means Brown and Sharpe Gage
- Btu means British thermal unit or units
- °C means degree or degrees Celsius
- cfm means cubic foot or feet per minute
- CLS means Canadian Lumber Standard
- deg. means degree or degrees
- diam. means diameter
- °F means degree or degrees Fahrenheit
- ft means foot or feet
- ft/sec. means foot or feet per second
- ga means gauge
- gal. means gallon or gallons
- gpm means gallon or gallons per minute
- GSG means Galvanized Sheet Gage
- hr means hour or hours

in.	means inch or inches
Inc.	means Incorporated
lb	means pound or pounds
max.	means maximum
min	means minimum
min.	means minute or minutes
MSG	means Manufacturers' Standard Gage
N/A	means not applicable
No.	means number or numbers
nom.	means nominal
o.c.	means on centre
oz.	means ounce or ounces
psf	means pound or pounds per square foot
psi	means pound or pounds per square inch
psig	means pound or pounds per square inch gauge
R	means thermal resistance
sec.	means second or seconds
sq ft	means square foot or feet
sq in	means square inch or inches
SWG	means Standard Wire Gage
temp.	means temperature
T&G	means tongue and groove
US gpm	means United States gallon or gallons per minute
USSG	means United States Standard Gage
W	means Watt or Watts
wt	means weight

PART 2 ADMINISTRATION

2.1 A chief official shall keep at least one copy of,

- (a) all applications received;
- (b) any drawings, specifications or other information accompanying an application;
- (c) all permits issued;
- (d) any order made by an inspector or a chief official;
- (e) all notices received pursuant to the Act;
- (f) reports of all inspections and tests made.

2.2.1 This Part and Part 1 apply to all buildings.

2.2.2 Parts 3, 4 and 6 of the building code, subject to the exceptions contained therein, apply to,

- (a) all buildings used or intended for assembly occupancy, institutional occupancy or high hazard industrial occupancy;
- (b) all buildings exceeding 6,000 square feet in building area or 3 storeys in building height used or intended for residential occupancy, business and personal services occupancy, mercantile occupancy, medium hazard industrial occupancy or low hazard industrial occupancy.

2.2.3 Part 5 applies to the types of buildings set out therein.

2.2.4 Subject to subsection 2.5.2, Part 8 applies to all buildings to be demolished.

2.2.5 Subject to the exceptions contained therein, Part 9 applies to all buildings that,

- (a) are 3 storeys or less in building height;
- (b) having a building area not exceeding 6,000 square feet and are used or intended for residential occupancy, business and personal services occupancy, mercantile occupancy, medium hazard industrial occupancy or low hazard industrial occupancy.

2.3.1 The following buildings shall be designed by an architect or professional engineer or a combination of both:

- (a) A building used or intended for assembly occupancy or institutional occupancy.
- (b) A building exceeding 6,000 square feet in building area or 3 storeys in building height used or intended for residential occupancy, business and personal services occupancy, mercantile occupancy or industrial occupancy.

2.3.2 Where the foundations of a building are to be constructed below the level of the footings of adjacent buildings and within the angle of repose of the soil, as drawn from the bottom of such footings, the foundations shall be designed by an architect or professional engineer or a combination of both.

2.4 Where a building has been designed by an architect or professional engineer, or both in accordance with subsection 2.3.1, the architect or professional engineer or both shall be responsible for the field review of the building during the course of construction to ensure conformance to the design.

2.5.1 Subject to subsection 2.5.2, where any of the conditions listed below exist, the applicant for a permit respecting the demolition of a building shall ensure that a professional engineer is responsible for field review of the demolition project:

- (a) Where the building structure includes pre-tensioned or post-tensioned members.
- (b) Where it is proposed that the demolition will extend below the level of the footings of any adjacent building and occur within the angle of repose of the soil, drawn from the bottom of such footings.
- (c) Where explosives or a laser are to be used during the course of demolition.

2.5.2 Except where a building structure includes pre-tensioned or post-tensioned members, subsection 2.5.1 does not apply to the demolition of a building that does not exceed 3 storeys in building height or 6,000 square feet in building area.

2.6.1 Where a permit has been issued pursuant to the Act, the person to whom it is issued shall have the permit or a copy thereof posted at all times during construction or demolition in a conspicuous place on the property in respect of which the permit was issued.

2.6.2 The person in charge of the construction of a building shall keep and maintain on the site of the construction,

- (a) at least one copy of drawings and specifications, certified by the chief official to be a copy of those submitted with the application for the permit to construct the building together with changes that are authorized by him; and
- (b) authorization or facsimiles thereof received from the Building Materials Evaluation Commission, including specified terms and conditions.

2.7.1 Subject to subsection 2.7.2, a person may occupy or permit to be occupied any building that has not been fully completed at the date of occupancy where the chief official has issued a permit authorizing occupancy of the building prior to its completion and,

- (a) the structure of the building is completed to the roof;
- (b) the enclosing walls of the building are completed to the roof;
- (c) the walls enclosing the space to be occupied are completed, including balcony guards;
- (d) all required fire separations and closures are completed on all storeys to be occupied;
- (e) all required exits are completed and fire separated including all doors, door hardware, self-closing devices, balustrades and hand-rails from the uppermost floor to be occupied down to grade level and below if an exit connects with lower storeys;
- (f) all shafts including closures are completed to the floor-ceiling assembly above the storey to be occupied and have a temporary fire separation at such assembly;
- (g) measures have been taken to prevent access to parts of the building and site that are incomplete or still under construction;
- (h) floors, halls, lobbies and required means of egress are kept free of loose materials and other hazards;

- (i) if service rooms should be in operation, required fire separations are completed and all closures installed;
- (j) all water supply, drain, waste and vent systems are complete and operational for the storeys to be occupied;
- (k) required lighting in corridors, stairways and exits is complete and operational up to and including all storeys to be occupied;
- (l) required standpipe, sprinkler and fire alarm systems are complete and operational up to and including all storeys to be occupied, together with required pumper connections for such standpipes and sprinklers;
- (m) required fire extinguishers have been installed on all storeys to be occupied;
- (n) main garbage rooms, chutes and ancillary services thereto are completed to storeys to be occupied; and
- (o) required fire fighting access routes have been provided and are accessible.

2.7.2 Subject to section 7 of the Act, a person may occupy or permit to be occupied a building intended for residential occupancy provided that,

- (a) all required exits are completed and fire separated including all doors, door hardware, self-closing devices, balustrades and handrails from the uppermost floor to be occupied down to grade level and below if an exit connects with lower storeys;
- (b) a dwelling unit is not located above the third storey of the building and there is not more than one dwelling unit above another dwelling unit;
- (c) there is not a common means of egress for more than two dwelling units;
- (d) the dwelling units are not intended for tourist accommodation;
- (e) required water supply, sewage disposal, lighting and heating systems are complete and operational; and
- (f) required fire detection and fire separations are complete and operational.

2.8 A person may construct or demolish a building in territory without municipal organization without obtaining a permit under section 5 of the Act or giving notice under section 7 of the Act.

2.9.1 A person who intends to demolish a building located on a farm is exempted from the requirement to obtain a permit under section 5 of the Act.

2.9.2 A person who constructs a farm building for his own use is exempted from the requirements of the Act provided the building is not intended for residential occupancy.

2.9.3 All other farm buildings shall comply with the requirements for such buildings in Part 4.

2.10 Where the council of a municipality passes a by-law pursuant to clause *e* of subsection 2 of section 5 of the Act, the person to whom the permit has been issued shall notify the chief official of,

- (a) the commencement of construction of the building;
- (b) the completion of excavation;
- (c) the readiness to construct the footings;
- (d) the completion of foundations;

- (e) where the building is within the scope of Part 9, the completion of the structural framing;
- (f) where the building is not within the scope of Part 9, the completion of the structural framing of each storey;
- (g) the readiness to apply interior finishes; and
- (h) the completion of drawings of buildings as constructed.

2.11 Where the council of a municipality assigns specific responsibility for the enforcement of the sections of this Regulation respecting fire safety matters to the chief of the fire department of the municipality, the drawings submitted with an application for a permit to construct a building shall be approved by the fire chief as complying with the fire safety requirements of this Regulation prior to the issue of a permit by the chief official.

2.12 In the event of conflict between this Regulation and any standard, document, manual or handbook referred to in this Regulation, this Regulation shall govern.

2.13 The fee on an application to the building Materials Evaluation Commission is \$200.

PART 3 USE AND OCCUPANCY

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SECTION 3.1 GENERAL

Subsection 3.1.1. Scope

3.1.1.1.(1) This Part applies to:

Application

- (a) all buildings that are used or intended to be used for,
 - (i) Group A, Assembly,
 - (ii) Group B, Institutional,
 - (iii) Group F, Division 1, High Hazard Industrial Occupancies; and
- (b) all buildings exceeding 6000 sq ft in building area or exceeding 3 storeys in building height that are used or intended to be used for,
 - (i) Group C, Residential,
 - (ii) Group D, Business and Personal Services,
 - (iii) Group E, Mercantile, and
 - (iv) Group F, Division 2 and 3, Medium and Low Hazard Industrial Occupancies.

(2) RESERVED.

3.1.1.2. RESERVED.

3.1.1.3. RESERVED.

3.1.1.4. RESERVED.

Subsection 3.1.2. Classification of Buildings or Parts of Buildings by Major Occupancy

Classification
of buildings or
parts thereof

3.1.2.1.(1) Every building or part thereof shall be classified as belonging to one of the Groups or Divisions listed in Table 3.1.2.A.:

(a) Group A, assembly occupancy,

(i) Division 1,

(ii) Division 2,

(iii) Division 3, or

(iv) Division 4;

(b) Group B, institutional occupancy,

(i) Division 1, or

(ii) Division 2;

(c) Group C, residential occupancy;

(d) Group D, business and personal services occupancy;

(e) Group E, mercantile occupancy; or

(f) Group F, industrial occupancy,

(i) Division 1,

(ii) Division 2, or

(iii) Division 3.

(2) The purpose of classification is to determine the requirements in the building code applicable to a building, and classification shall be in accordance with every major occupancy for which the building is used or intended to be used.

(3) When it is intended to use a building for more than 1 major occupancy, the building shall be classified according to all major occupancies for which it is used or intended to be used.

Buildings
containing
occupancies of
same classifica-
tion

(4) Any building may be deemed to be occupied by a single major occupancy notwithstanding its use or intended use for more than one major occupancy provided that such occupancies are classified as belonging to the same Group classification or, where the Group is divided into Divisions, the same Division classification in Table 3.1.2.A.

(5) RESERVED.

(6) Where the occupants of a convalescent home or a children's custodial home are ambulatory and live as a single housekeeping unit in a dwelling unit with sleeping accommodation for not more than 10 persons, the occupancy shall be considered to be Group C.

TABLE 3.1.2.A.
Forming Part of Article 3.1.2.1.

CLASSIFICATION BY GROUP OR DIVISION OF TYPICAL OCCUPANCIES			
Group	Division	Description of Occupancies	Examples
A	1	Assembly occupancies intended for the production and viewing of the performing arts, including:	Motion picture theatres Opera houses Television studios admitting a viewing audience Theatres, including experimental theatres
A	2	Assembly occupancies not elsewhere classified in Group A, including:	Art galleries Auditoria Bowling alleys Churches and similar places of worship Clubs, nonresidential Community halls Court rooms Dance halls Exhibition halls (other than classified in Group E) Gymnasias Indoor swimming pools Lecture halls Libraries Licensed beverage establishments Lodge rooms Museums Passenger stations and depots Recreational piers Restaurants Schools and colleges, nonresidential Undertaking premises
A	3	Arena-type occupancies including:	Arenas Arena-type buildings intended for occasional use for trade shows and similar exhibition purposes Armouries Ice-rinks Indoor swimming pools with spectator seating
A	4	Assembly occupancies in which provision is made for the congregation or gathering of persons for the purpose of participating in or viewing open air activities, including:	Amusement park structures (not elsewhere classified) Bleachers Grandstands Reviewing stands Stadia
B	1	Occupancies in which persons are detained for penal or correctional purposes, or for involuntary detention, or whose liberties are restricted, including:	Jails Penitentiaries Police stations with detention quarters Prisons Psychiatric hospitals with detention quarters Reformatories with detention quarters
B	2	Occupancies in which persons because of age, mental, or physical limitations require special care or treatment, including:	Children's custodial homes ⁽²⁾ Convalescent homes ⁽²⁾ Homes for the aged Hospitals Infirmaries Orphanages Psychiatric hospitals without detention quarters Reformatories without detention quarters Sanatoria without detention quarters
Col. 1	2	3	4

TABLE 3.1.2.A. (cont'd)

CLASSIFICATION BY GROUP OR DIVISION OF TYPICAL OCCUPANCIES				
Group	Division	Description of Occupancies	Examples	
C		Occupancies used for sleeping accommodation excluding those covered in Group B, institutional occupancies, including:	Apartments Boarding houses Children's custodial homes ⁽²⁾ Clubs, residential Colleges, residential Convalescent homes ⁽²⁾	Dormitories Hotels Houses Lodging houses Monasteries Motels Schools, residential
D		Occupancies for conducting business and the rendering of professional and personal services, including:	Banks Barber and hair-dressing shops Beauty parlours Dental offices Dry-cleaning, self-service not employing flammable or explosive solvents or cleaners	Fire stations Laundry, self-service Medical offices Offices Police stations without detention quarters Radio stations Small tool and appliance rental and service Telephone exchanges
E		Occupancies for the displaying, or selling of retail goods, wares or merchandise, including:	Department stores Exhibition halls Markets	Shops Stores Supermarkets
F	1	Occupancies involving sufficient quantities of highly combustible and flammable or explosive materials which because of their inherent characteristics constitute a special fire hazard, including:	Bulk plants for flammable liquids Bulk storage warehouses for hazardous substances Cereal mills ⁽¹⁾ Chemical manufacturing or processing plants ⁽¹⁾ Distilleries ⁽¹⁾ Dry cleaning plants Feed mills ⁽¹⁾	Flour mills ⁽¹⁾ Grain elevators ⁽¹⁾ Lacquer factories Mattress factories Paint, varnish and pyroxylin product factories Rubber processing plants Spray painting operations Waste paper processing plants
F	2	Occupancies in which the combustible content is more than 10 lb or 100,000 Btu's per square foot of floor area and not classified in Division F1 of this Group, including:	Aircraft hangars Box factories Candy plants Cold storage plants Dry cleaning plants not using flammable or explosive solvents or cleaners Electrical substations Factories Freight depots Helicopter landing areas on roofs Laboratories Laundries except self-service	Mattress factories Planing mills Printing plants Repair garages Salesrooms Service stations Storage rooms Television studios not admitting a viewing audience Warehouses Wholesale rooms Woodworking factories Workshops
Col. 1	2	3	4	

TABLE 3.1.2.A. (cont'd)

CLASSIFICATION BY GROUP OR DIVISION OF TYPICAL OCCUPANCIES

Group	Division	Description of Occupancies	Examples
F	3	Occupancies in which the combustible content is not more than 10 lb or 100,000 Btu's per square foot of floor area, including:	<div> <div> Creameries Factories Laboratories Power plants Sales rooms Sample display rooms </div> <div> Storage garages including open air parking garages Storage rooms Warehouses Workshops </div> </div>
Col. 1	2	3	4

Notes to Table 3.1.2.A.

(1) See Sentence 3.2.2.1.(2).

(2) See Sentence 3.1.2.1.(6).

Subsection 3.1.3. Multiple Occupancy Fire Separations

3.1.3.1. RESERVED.

3.1.3.2.(1) Not more than 1 dwelling unit shall be contained within a building classified as Group F, Division 2 major occupancy.

Prohibited combinations of occupancies

(2) RESERVED.

3.1.3.3.(1) Except as provided in Sentences (2) and (4) of this Article, Sentences 3.3.7.7.(11), and 3.3.7.7.(12), two or more occupancies of different Groups or Divisions shall be separated from each other by a fire separation having a fire-resistance rating conforming to Table 3.1.3.A.

Separation of major occupancies

TABLE 3.1.3.A.

Forming Part of Sentence 3.1.3.3.(1).

Grade of Fire Separation, hr	Group A										FIRE SEPARATIONS BETWEEN OCCUPANCIES	
	Division 1											
	1	Group A										
		Division 2										
	1	1	Group A									
		Division 3										
	1	1	1	Group A								
		Division 4										
	2	2	2	2	Group B							
		Division 1										
	2	2	2	2	2	Group B						
		Division 2										
	2	1	1	1	2	1	Group C					
	2	1	1	1	2	1	1	Group D				
	2	2	2	2	2	2	2	1	Group E			
Not Permitted							3	3	Group F			
								Division 1				
2	2	2	2	2	2	2	1	1	2	Group F		
								Division 2				
1	1	1	1	2	2	1	1	1	2	1	Group F	
								Division 3				

Separation of dwellings from mercantile occupancies

(2) Where not more than two dwelling units are contained within a building with a Group E occupancy not over 3 storeys in building height, the grade of fire separation between the two occupancies need not exceed 1 hr.

(3) RESERVED.

Subsidiary occupancies

(4) Except as required elsewhere in this Part for the fire separation of specific occupancies such as service room spaces, subsidiary occupancies to the principal occupancy shall be separated from other occupancies by a fire separation having a fire-resistance rating conforming to Table 3.1.3.A. where the combined area of the subsidiary occupancies exceeds 3,000 sq ft or 10% of the storey in which they are contained, whichever is the lesser.

(5) Fire separations required for the separation of occupancies described in Sentence (4) need not conform to Sentence 3.1.6.2.(1) and Article 3.1.5.4.

Separation of same occupancy classification

(6) Fire separations between occupancies having the same occupancy classification within a floor area are required where applicable in Section 3.3.

Subsection 3.1.4. Construction Types

3.1.4.1. RESERVED.

COMBUSTIBLE CONSTRUCTION

3.1.4.2. Where a building is permitted to be of combustible construction, it may be constructed of combustible materials described in Part 9 with or without noncombustible components.

Composition

3.1.4.3. Where combustible construction is permitted and is required to have a ¾-hr fire-resistance rating, heavy timber construction may be used provided the construction conforms to Article 3.1.4.4.

Heavy timber alternative to ¾-hr combustible fire rating

3.1.4.4.(1) Wood elements in heavy timber construction shall be arranged in heavy solid masses and with essentially smooth flat surfaces as to avoid thin sections and sharp projections.

(2) Wood framing members, such as beams, columns and arches, that are built up of individual pieces shall be glued together as in glued laminated construction, or the individual pieces of the framing member shall conform to the minimum sizes for solid sawn timber in this Article.

(3) Wood columns shall be continuous or superimposed throughout all storeys and shall be,

Columns

- (a) solid sawn or glued laminated at least,
 - (i) 8 in. by 8 in. nominal dimension when supporting floor loads, and
 - (ii) 6 in. by 8 in. nominal dimension when supporting roof and ceiling loads only; or
- (b) round timber columns of uniform taper at least,
 - (i) 8 in. diam. at the top of the column when supporting floor loads, and
 - (ii) 7 in. diam. at the top of the column when supporting roof and ceiling only.

(4) Floors shall be supported by,

Floor supports

- (a) beams and girders of wood that are,
 - (i) solid sawn or glued laminated, and
 - (ii) at least 6 in. nominal width and 10 in. nominal depth; or
- (b) framed or glued laminated wood arches that spring from the floor line and are at least 8 in. by 8 in. nominal dimension, or
- (c) framed timber trusses having members that are at least 8 in. by 8 in. nominal dimension.

(5) Roof framing, when not supporting floor loads, shall be,

Roof supports

- (a) framed or glued laminated wood arches springing from the floor line and having members at least 6 in. nominal width, and,
 - (i) where there are eaves, at least 8 in. nominal depth below the eave elevation, and 6 in. nominal depth above the eave elevation, or
 - (ii) where there are no eaves, the depth of the entire arch shall be at least 6 in.; or

- (b) framed or glued laminated wood arches springing from the top of walls or abutments, framed timber trusses, wood beams and girders having members,
 - (i) at least 4 in. nominal width and 6 in. nominal depth,
 - (ii) at least 3 in. nominal thickness when made of two or more spaced members, provided intervening spaces are blocked solidly throughout or tightly closed by a continuous wood cover plate of at least 2 in. nominal thickness secured to the underside of the members, or
 - (iii) at least 3 in. nominal thickness when protected by automatic sprinklers under the roof deck; and
- (c) spliced where necessary with splice plates at least 3 in. nominal thickness.

Floors

- (6) Floors shall be of glued laminated or solid sawn plank that is at least 3 in. nominal thickness, splined or tongued and grooved, or at least 2 in. nominal width and 4 in. nominal depth set on edge and well spiked together, and
 - (a) laid so that no continuous line of end joints will occur except at points of support, and covered with 1 in. nominal dimension tongued and grooved flooring laid cross-wise or diagonally, or ½-in. tongued and grooved phenolic-bonded plywood, and
 - (b) laid not closer than ½ in. to walls to provide for expansion, and the gap covered at top or bottom.

Roofs

- (7) Roofs shall be of at least 1¼ in. thick, tongued and grooved phenolic-bonded plywood, or glued laminated or solid sawn plank that is,
 - (a) at least 2 in. nominal thickness, splined or tongued and grooved; or
 - (b) at least 2 in. nominal width and 3 in. nominal depth set on edge and laid so that no continuous line of end joints will occur except at points of support.

Construction detail

- (8) Superimposed wood columns shall be connected by,
 - (a) reinforced concrete or metal caps with brackets;
 - (b) steel or iron caps with pintles and base plates;
 - (c) timber splice plates fastened to the columns by metal connectors housed within the contact faces; or
 - (d) other suitable methods.

(9) Where beams and girders enter masonry, wall plates, boxes of self-releasing type or suitable hangers shall be provided.

(10) Wood girders and beams shall be closely fitted around columns and adjoining ends shall be connected by ties or suitable caps to transfer horizontal loads across the joints.

(11) Intermediate wood beams used to support a floor shall be supported on top of the girders or on suitable metal hangers into which the ends of the beams are closely fitted.

Concealed spaces

(12) Except as provided in Sentence (13), where floors and roofs are constructed with concealed spaces, such as ceiling or attic spaces, such spaces shall be sprinklered.

(13) Sprinkler protection as required in Sentence (12) may be omitted when

- (a) the space is compartmented by fire stopping conforming to Sentence 3.1.9.1.(5), except that no compartment shall exceed 50 ft in any horizontal dimension, and

- (b) the suspended ceiling is constructed of material having a flame-spread rating of 25 or less on any exposed surface or any surface that would be exposed by cutting through the material in any direction.

NONCOMBUSTIBLE CONSTRUCTION

3.1.4.5.(1) Where a building or part of a building is required to be of noncombustible construction, the construction shall be made from noncombustible materials, except as permitted in Sentences (2) to (8), Articles 3.3.4.6., 3.3.5.2., 3.3.6.2., and Sentences 3.1.11.1.(2), 3.3.7.7.(7) and 3.2.2.5.(2).

- (2) Combustible elements of roofs, floors and walls shall be limited to,

Combustible
elements
permitted in
roofs, floors
and walls

- (a) the following minor components,

- (i) paint,
- (ii) tightly adhering covering not exceeding 1/28 in. thickness applied to a noncombustible backing provided the assembly has a flame-spread rating of 25 or less,
- (iii) insulation and jackets on electrical wiring, provided that where such wiring is located within a vertical shaft in buildings described in Subsection 3.2.6., except for Group C major occupancy apartment buildings, it has a flame-spread rate not greater than 25 and a smoke developed classification of not more than 50, or is enclosed within a raceway or conduit conforming to Sentence (5),
- (iv) mastics and caulking materials applied to provide flexible seals between the major components of exterior wall construction,
- (v) wood furring strips not exceeding 2 in. by 2 in. nominal dimension attached directly to a continuous noncombustible backing, or wood nailing strips set into a continuous noncombustible backing, for the attachment of interior finishes, and
- (vi) similar minor components as permitted;

- (b) roof covering which has an A, B, or C classification determined in conformance with Subsection 3.1.13.;

- (c) adhesives, vapour barriers and sheathing papers; and

- (d) thermal and sound insulation having a flame-spread rating of not more than 25 on any exposed surface or any surface that would be exposed by cutting through the material in any direction except that,

- (i) where the insulation is placed between two layers of noncombustible material having a melting point above 1200°F without an intervening air space, the flame-spread rating of the insulation shall not exceed 100 on any exposed surface or any surface that would be exposed by cutting through the material in any direction, and the insulation is installed in such a manner that no edge of the insulation is exposed,
- (ii) no flame-spread rating shall be required for the surface of thermal insulation installed immediately beneath the roof covering when the surfaces of the insulation have been treated and installed so as to reduce the tendency of the bitumen to soak into or through cracks or gaps in the insulation, and
- (iii) insulation installed on top of roofing shall have a flame-spread rating of not more than 100 on any exposed surface, or on any surface that would be exposed by cutting through the material.

- (3) Combustible millwork, interior cladding and finishing materials shall be limited to,
- (a) millwork such as interior trim, ordinary doors and door frames, show windows together with their frames, aprons and backing, handrails, shelves, cabinets and counters;
 - (b) window sash and frames provided,
 - (i) each window in an exterior wall face is an individual unit separated by noncombustible wall construction from every other opening in the wall,
 - (ii) windows in exterior walls in contiguous storeys are separated by at least 3 ft of noncombustible construction, and
 - (iii) the aggregate area of openings in an exterior wall face of a fire compartment does not exceed 40 per cent of the area of the wall face;
 - (c) finished flooring applied directly to a floor slab in which wood nailing strips may be incorporated or applied to wood sleepers on top of a floor slab, provided the space between the flooring is fire stopped in conformance with Subsection 3.1.9.;
 - (d) finished flooring applied as stage flooring to noncombustible structural members supporting the stage floor as referred to in Sentence 3.3.2.14.(1);
 - (e) stairs within a dwelling unit;
 - (f) interior finishes such as paint, wallpaper and other interior finishes not exceeding 1/28 in. in thickness;
 - (g) interior wall finish materials that,
 - (i) are not more than 1 in. in thickness, and
 - (ii) have a flame-spread rating of not more than 150 on any exposed surface, or any surface that would be exposed by cutting through the material in any direction; and
 - (h) interior ceiling finish materials that,
 - (i) are not more than 1 in. in thickness except for exposed fire-retardant treated wood battens, and
 - (ii) have a flame-spread rating of not more than 25 on any exposed surface or on any surface that would be exposed by cutting through the material in any direction.
- (4) Combustible ducts and connectors may be used in a building required to be of noncombustible construction provided such ducts,
- (a) are used only in horizontal runs; and
 - (b) are Class 1 ducts, conforming to Part 6.
- (5) Combustible pipe, associated adhesives and combustible conduit may be used in a building required to be of noncombustible construction provided such pipe, adhesives and conduit,
- (a) have a flame-spread rating of not more than 25 except when located as described in Subclauses (b)(i), (ii) and (iii); and
 - (b) when used in buildings described in Subsection 3.2.6., have a smoke developed classification of not more than 50 except where such pipe is,
 - (i) located within a concealed space in a wall,

(ii) located in a floor slab, or

(iii) enclosed in a noncombustible raceway or conduit.

(6) Combustible electrical boxes shall have a flame-spread rating of not more than 25.

(7) Combustible duct linings, duct coverings, duct insulation, vibration isolation connectors, duct tape, pipe insulation and pipe coverings may be used in buildings required to be of noncombustible construction provided they conform to the appropriate requirements in Part 6.

(8) Combustible travelling cables may be used on elevating devices in buildings required to be of noncombustible construction.

TENTS AND AIR-SUPPORTED STRUCTURES

3.1.4.6.(1) Except as provided in Sentences (2), (3), (4) and (10), every tent and air-supported structure shall conform to Subsection 3.2.3.

(2) Tents and air-supported structures shall not be erected closer than 10 ft. to other structures on the same property except as provided in Sentences (3) and (4) and such structures shall be sufficiently distant from one another to provide an area to be used as a means of emergency egress.

(3) Tents and air-supported structures not occupied by the public need not be separated from one another and may be erected less than 10 ft. from other structures on the same property provided such closer spacing does not create a hazard to the public.

(4) Tents, each not exceeding 1,200 sq. ft. in ground area, located on fair grounds or similar open spaces need not be separated from one another provided safety precautions are taken.

(5) Every tent and air-supported structure and all tarpaulins and decorative materials used in connection with such structures shall conform to the appropriate requirements for resistance to fire in NFPA 701-1969, "Standard Methods of Fire Tests for Flame Resistant Textiles and Films" or ULC S109-1969, "Standard for Flame Tests of Flame-Resistant Fabrics and Films", including all revisions to 1 May, 1975, for both standards.

(6) The ground enclosed by a tent or air-supported structure and extending at least 10 ft. outside of such structure shall be cleared of all flammable material or vegetation that will carry fire.

(7) Tents and air-supported structures shall conform to Sections 3.3 and 3.4.

(8) An air-supported structure used as a place of assembly shall have at least two blowers, each of which has adequate capacity to maintain full inflation pressure with normal leakage.

(9) An air-supported structure used as a place of assembly for more than 200 persons shall have either an automatic emergency engine-generator set capable of powering one blower continuously for 4 hr., or a supplementary blower powered by an automatic internal combustion engine.

(10) A tent used for camping, personal or other non-commercial uses, having an area of 300 sq. ft. or less need not comply with the requirements of this Article.

Subsection 3.1.5. Fire-Resistance Rating

3.1.5.1(1) Except as provided in Sentence (2) and (3), where a material assembly of materials or a structural member is required to have a fire resistance rating, it shall be determined on the basis of the results of tests conducted in accordance with the appropriate provisions of the following as revised to 1 May, 1975:

ASTM E119-73, "Standard Methods of Fire Tests of Building Construction and Materials,"

BS 476 Part 8 (1972), "Test Methods and Criteria for Fire-Resistance of Elements of Building Materials" (but excepting the reload tests),

ULC-S101-1971, "Fire Tests of Building Construction and Materials,"

UL 263 (1971), "Fire Tests of Building Construction and Materials," or

NFPA 251 (1972), "Standard Methods of Fire Tests of Building Construction and Materials."

(2) Fire-resistance ratings may be determined on the basis of the results of tests conducted in accordance with the earlier editions of the test standards described in Sentence (1) which were current at the time of test provided there is no significant difference in the test standard.

(3) A material, assembly of materials or a structural member may be assigned a fire-resistance rating on the basis of National Research Council of Canada publication No. 13987, "Fire-Performance Ratings 1975".

Exception for
exterior walls

(4) The limitation on the rise of temperature on the unexposed surface of an assembly as required by the Standard tests in Sentence (1) shall not apply to an exterior wall that has a limiting distance of 4 ft or more provided correction is made for radiation from the unexposed surface in accordance with Article 3.2.3.9.

(5) Where a ceiling construction has a suspended membrane ceiling with lay-in panels or tiles which contribute to the required fire-resistance rating of the assembly, hold down clips or other means shall be provided to prevent the lifting of such panels or tiles in the event of a fire.

Application
to various
assemblies

3.1.5.2.(1) Floor and roof assemblies shall be rated for exposure to fire on the underside.

(2) Firewalls, interior vertical fire separations and shaft enclosures shall be rated for exposure to fire on both sides.

(3) Exterior walls shall be rated for exposure to fire from inside the building unless otherwise specified.

Minimum fire
resistance
rating applies

3.1.5.3. The use of materials or assemblies of materials having a greater fire-resistance rating than required shall entail no obligation to exceed in whole or in part the minimum fire-resistance ratings required by this Part.

Fire
resistance of
supporting
construction

3.1.5.4. No structural member or assembly required to have a fire-resistance rating shall be supported on construction that has a lesser fire-resistance rating, except as permitted in Subsection 3.2.2. for mixed types of construction, Article 3.1.6.2., and elsewhere in this Part.

Exceptions
to fire
protection
requirements

3.1.5.5.(1) Notwithstanding the requirements in Section 3.2, fire protection is not required for,

- (a) steel lintels over openings not more than 6 ft wide in load-bearing walls and not more than 10 ft wide in non-loadbearing walls;
- (b) steel lintels over openings greater than those in Clause (a) provided such lintels are supported at intervals of not more than 6 ft. by structural members with the required fire-resistance rating;
- (c) the bottom flanges of shell angles and plates that are not a part of the structural frame;
- (d) steel and iron members for framework around elevator shaft doorways, steel for the support of elevator and dumbwaiter guides, counterweights and other such equipment, when entirely enclosed in a shaft and not in part of the structural frame of a building;

- (e) steel and iron members of stairways, including escalators, which are not a part of the structural frame of a building;
- (f) steel and iron members of porches, exterior balconies, exterior stairways, fire escapes, cornices, marquees and other similar appurtenances, provided they are outside an exterior wall of a building; and
- (g) loadbearing steel or concrete members wholly or partially outside of a building face in buildings not exceeding 4 storeys in building height, and classified as Group A, B, C, D or F 3 major occupancy, provided such members are,
 - (i) at least 10 ft from a property line or centre line of a public thoroughfare, and
 - (ii) at least 3 ft away from any unprotected opening in an exterior wall, or shielded from heat radiation in the event of a fire within a building by construction that will provide the same degree of protection that would be necessary if the member was located inside the building, with the protection extending on either side of the member a distance equal to the projection of the member from the face of the wall.

3.1.5.6.(1) Every membrane forming part of an assembly required to have a fire-resistance rating may be pierced by openings for electrical and similar service outlet boxes provided such boxes are noncombustible and are tightly fitted to the membrane.

(2) Except as permitted in Sentence (3), every membrane ceiling forming a part of an assembly assigned a fire-resistance rating on the basis of information contained in National Research Council of Canada publication No. 13987, "Fire-Performance Ratings 1975", may be pierced by openings leading to ducts within the ceiling space provided such ducts are noncombustible and provided,

- (a) a single opening does not exceed 144 sq in. in area,
- (b) the aggregate area of all openings does not exceed 1 per cent of the ceiling area of the fire compartment,
- (c) the openings are located at least 7 ft apart, and
- (d) where an opening exceeds 20 sq in. in area, it is protected by a fire stop flap conforming to Article 6.2.4.10. of Part 6.

(3) Where the inside or outside of a duct within a ceiling space is protected within the assembly by a covering that has a fire-resistance rating assigned on the basis of information contained in National Research Council of Canada publication No. 13987, "Fire-Performance Ratings 1975", at least equivalent to $\frac{1}{2}$ the fire-resistance rating required for the assembly, the restrictions on openings in Sentence (2) do not apply to such duct.

(4) Where a fire-resistive assembly is tested in accordance with Article 3.1.5.1., openings prescribed in Sentences (1), (2) and (3) shall not be permitted in addition or as an alternative to those that may or may not have been incorporated in the tested assembly.

(5) Where a ceiling assembly is used as a plenum, the requirements of Part 6 shall apply.

Subsection 3.1.6. Fire Separations

3.1.6.1.(1) Any wall, partition or floor assembly required to be a fire separation shall,

Requirements
and limitations

- (a) be constructed as a continuous element of a fire compartment, and
- (b) where required in this Part have a fire-resistance rating as specified.

(2) Except as provided in Subsections 3.2.2. and 3.2.3., openings in fire separations shall be protected with closures, shafts or by other means in accordance with Subsection 3.1.7.

Support of fire separations

3.1.6.2.(1) Except as otherwise permitted in this Part, every fire separation required to have a fire-resistance rating shall be supported from the ground by construction having a fire-resistance rating at least equal to that required for the supported fire separation.

(2) Where a fire separation is required to be noncombustible construction having a fire-resistance rating, it shall be supported by noncombustible construction conforming to Sentence (1).

Combustible elements and construction

(3) Combustible construction that abuts on or is supported by a noncombustible fire separation shall be constructed so that its collapse under fire conditions will not cause the collapse of the fire separation.

(4) Where a fire separation required to be of noncombustible construction terminates at the exterior wall or roof surface, combustible material shall not extend across the end of the fire separation so that the fire could spread from one side of the fire separation to the other.

(5) Combustible members shall not pierce a noncombustible fire separation nor shall they reduce the thickness of the fire separation to less than 4 in.

Continuity of fire separations

3.1.6.3.(1) Except as provided in Sentence (2), a horizontal service space or other concealed space located above a required vertical fire separation shall be divided at the fire separation by an equivalent fire separation within the service space.

(2) Where a horizontal service space or other concealed space is located above a required vertical fire separation, such space need not be divided as required in Sentence (1), provided the membrane between such space and the spaces below is constructed as a fire separation having a fire-resistance rating assigned on the basis of information contained in National Research Council of Canada publication No. 13987, "Fire Performance Ratings 1975",

(a) at least equivalent to that required for the vertical fire separation; or

(b) at least equivalent to,

(i) one half that required for the vertical fire separation, and

(ii) fire stopping constructed as a fire separation having a fire-resistance rating at least equivalent to one half that required for the vertical fire separation is applied immediately above the vertical fire separation.

(3) Where a shaft, including exit enclosures, penetrates a fire separation, it shall extend through any horizontal service space or any other concealed space and shall terminate so that a smoke-tight joint is provided at the point where the shaft abuts on or intersects the floor, roof slab or deck, except as provided in Subsection 3.5.3. where the shaft pierces through a roof assembly.

Subsection 3.1.7. Protection of Openings in Fire Separations

Determination of fire protection rating

3.1.7.1.(1) Except as provided in Sentence (2), where an opening in a fire separation is required to be protected with a closure having a fire-protection rating, such fire-protection rating shall be determined on the basis of the results of tests conducted in accordance with the appropriate provisions of the following as revised to 1 May, 1975:

ASTM E152-73, "Standard Methods of Fire Tests of Door Assemblies",

ASTM E163-65 (1972), "Standard Methods of Fire Tests of Window Assemblies",

ULC-S106-1962, "Fire Tests of Window Assemblies".

ULC-S104-1970, "Fire Tests of Door Assemblies",

ULC-S112-1973, "Fire Dampers",

UL 9(1970), "Fire Tests of Window Assemblies",

UL 10(b) (1974), "Fire Tests of Door Assemblies", or

NFPA 252(1972), "Standard Methods of Fire Tests of Door Assemblies".

(2) Fire protection ratings may be determined on the basis of results of tests conducted in accordance with the earlier editions of the test standards described in Sentence (1) which were current at the time of test provided there is no significant difference in the test standard.

(3) Except as otherwise specified in this Part, every closure required in fire separations shall be installed in conformance with the installation and operation requirements of NFPA 80 (1973), "Fire Doors and Windows", as revised to 1 May, 1975. Every closure required to have a fire-protection rating shall have labels or classification marks to identify the testing laboratory.

Installation

(4) The fire-protection rating of closures shall conform to Table 3.1.7.A. for the required grade of fire separation except as permitted otherwise in,

Rating of closures

- (a) Sentence (9) of this Article;
- (b) Sentences 3.1.7.2.(4) and (7); or
- (c) Sentence 3.1.7.3.(1).

TABLE 3.1.7.A.

Forming Part of Sentence 3.1.7.1.(4)

Grade of Fire Separation hr	Required Fire Protection Rating of Closures hr
less than 3/4	0
3/4	3/4
1	3/4
1 1/2	1
2	1 1/2
3	2
4	3

(5) Except as provided in Sentence (9), a duct piercing a fire separation required to have fire-resistance rating shall be equipped with a fire damper to act as a closure at the fire separation.

(6) A fire damper required in Sentence (5) or other fire damper used as a closure in a fire separation shall have a fire-protection rating conforming to Sentence (4), and shall be installed in conformance with Article 6.2.4.9.

(7) A fire damper referred to in Sentence (6), used in a fire separation required to have fire-resistance rating of not more than 2 hr, but which is not a firewall, shall be constructed and rated in conformance with ULC-S112-1973, "Fire Dampers", as revised to May, 1975.

(8) A fire damper referred to in Sentence (6), used in a fire separation required to have a fire-resistance rating of more than 2 hr or used in a firewall, shall be rated in conformance with one of the test methods in Sentence (1) for door assemblies.

(9) Fire dampers need not be provided in noncombustible branch ducts that have a melting point above 1,200°F and penetrate a required fire separation provided such ducts,

- (a) serve only air-conditioning units discharging air at not more than 4 ft above the floor where such ducts,
 - (i) serve only one storey,
 - (ii) have a cross sectional area not greater than 20 sq in. for the branch ducts, and
 - (iii) have a cross sectional area of not more than 20 sq in. for each connector between the branch duct and the air-conditioning unit; or
- (b) are branch ducts connected to exhaust duct risers in which the air flow is upward and such branch ducts are carried up inside the riser at least 22 in.

Maximum openings

3.1.7.2.(1) Except for exits and as permitted in Sentence (2) and elsewhere in this Part, the size of an opening in an interior fire separation required to be protected with a closure shall not exceed 120 sq ft and shall have no dimension greater than 12 ft; the aggregate width of all openings shall not exceed 25 per cent of the length of a wall of a fire compartment.

Closures

(2) When the fire compartments on both sides of a fire separation are sprinklered, openings in the fire separation shall not exceed 240 sq ft.

(3) Except for closures described in Article 3.1.7.3. two closures of the same fire-protection rating installed on opposite sides of the same opening may be deemed to have a fire-protection rating equal to the sum of the fire-protection ratings of the closures.

(4) Except as permitted in Clause 3.2.7.6.(1)(c), a door assembly having a 20-minute fire-protection rating may be used as a closure in a fire separation not required to exceed a 1-hr fire-resistance rating in,

- (a) a required fire separation located between a public corridor and an individually rented room or suite of rooms;
- (b) a required fire separation located between a corridor and adjacent sleeping rooms and bedrooms;
- (c) a required fire separation located between a corridor and adjacent classrooms; or
- (d) a fire separation required to have a $\frac{3}{4}$ -hr fire-resistance rating in buildings not exceeding 3 storeys in building height.

(5) RESERVED.

(6) RESERVED.

(7) The fire-protection rating of closures in exit shafts need not be greater than 1½ hr.

(8) A closure in a fire separation required to be of noncombustible construction may have combustible elements.

(9) Except as provided in Sentence (10), Article 3.3.2.7., Sentence 3.3.4.2.(3) and Article 3.3.5.4., every door in an interior fire separation shall have a self-closing device and a latch which shall be installed so as to return and hold the door in the closed position after each use.

(10) Where the safety of the occupants is not endangered thereby, hold-open devices may be installed on closures that are required to be self closing other than closures on vestibles required in Article 3.3.7.7. and on exit shafts.

(11) Hold-open devices permitted in Sentence (10) shall be actuated by smoke detectors or the building fire alarm system, except that where the door is not required to function as part of a smoke control system, the hold-open device may be actuated by a sprinkler system or a heat actuated device designed for this purpose.

Wired glass
and glass
blocks as
closures

3.1.7.3.(1) Except as provided in Article 3.4.5.1. for separation of exits, an opening or openings in $\frac{3}{4}$ -hr and 1-hr interior fire separations may be protected with wired glass or glass blocks when installed in accordance with Sentences (2) and (3).

(2) Where wired glass is permitted in Sentence (1), such glass shall,

(a) not exceed the area limitation specified in Sentences 3.1.7.2.(1) and (2);

(b) provide a $\frac{3}{4}$ -hr fire protection rating or consist of glass that is,

(i) $\frac{1}{4}$ -in. thick, and

(ii) reinforced by a steel wire mesh in the form of diamonds, squares or hexagons having dimensions of approximately 1 in. across the flats, using wire of at least 25 ASW gauge, or approximately $\frac{1}{2}$ in. across the flats, using wire of at least 26 ASW gauge, the wire to be centrally embedded during manufacture and welded or intertwined at each intersection;

(c) be set in steel frames; and

(d) be limited in area such that,

(i) individual panes are not more than 1,296 sq in with neither height nor width exceeding 54 in., and

(ii) the maximum area unsupported by structural mullions does not exceed 80 sq ft.

(3) Where glass blocks are permitted in Sentence (1), they shall not exceed the area limitations specified in Sentences 3.1.7.2.(1) and (2) and they shall be installed in accordance with Section 4.4 and reinforced with steel reinforcement in each horizontal joint.

Protection
of openings
between
storeys

3.1.7.4.(1) Openings such as those for exit shafts, elevators and building service facilities through floors required to be fire separations shall be protected in accordance with sections 3.4 and 3.5 as applicable.

(2) An escalator or inclined moving walk that pierces a required fire separation and serves as a required exit shall be enclosed in the same manner as exit stairs.

(3) Except as permitted in Sentence (4), when an escalator or an inclined moving walk is not a required exit but pierces a fire separation, it shall be enclosed in accordance with the requirements of this Subsection, except that in buildings that are sprinklered, escalators and moving walks may be protected in accordance with the Sprinkler-Vent Method, the Spray Nozzle Method, Rolling Shutter Method or Partial Enclosure Method as described in Section 6-12 of NFPA 101-1973, "Code for Safety to Life from Fire in Buildings and Structures", as revised to 1 May, 1975, or to the method described in appendix A-4-4.8 of NFPA 13-1973, "Installation of Sprinkler Systems", as revised to May, 1975.

(4) Notwithstanding the requirements of Article 3.1.6.1., in any building the first storey and either the storey next above or below, but not both, may be connected by an open stairway, escalator or inclined moving walkway not forming part of a required exit provided,

(a) it is occupied only by Group A, Division 1 or 2 or Group D or Group E occupancies;

(b) the building is sprinklered; and

(c) the building area is not greater than one half the area permitted in Subsection 3.2.2.

(5) An enclosed court shall be protected in accordance with Article 3.2.3.17.

Integrity of fire
separation

3.1.7.5. Every assembly required to be a fire separation shall be continuous for the entire assembly except for openings protected with closures in accordance with the

requirements of Article 3.1.7.1., or except for openings incorporated in an assembly at the time of testing, or as permitted in this Subsection and Subsection 3.1.5.

Openings for
pipes and ducts

3.1.7.6.(1) Openings for pipes are permitted in fire separations provided such pipes,

(a) are enclosed in shafts conforming to Section 3.5.; or

(b) are tightly fitted or fire stopped to prevent the passage of smoke and flame.

(2) Openings for noncombustible ducts are permitted through fire separations provided such ducts,

(a) are enclosed in shafts, conforming to Section 3.5.; or

(b) conform to Article 3.1.7.1. and Sentence 3.1.7.7.(1) and they are tightly fitted or fire stopped to prevent the passage of smoke and flame.

Service equip-
ment pene-
trating fire
separations

3.1.7.7.(1) Every pipe, duct, electrical outlet box, electrical conduit or other similar service equipment partially or wholly penetrating through a fire separation shall be of noncombustible materials, unless such service equipment has been incorporated in an assembly at the time of testing in conformance with Sentence 3.1.5.1.(1).

(2) Combustible drain, waste and vent piping shall not be used in a plumbing system within a building where part of the system is located within or passes through a fire separation, except that where drain, waste and vent piping penetrates through a vertical fire separation, the piping on one side of the separation may be combustible provided the combustible piping is not located in a vertical shaft or in a fire separation.

Subsection 3.1.8. Firewalls

General

3.1.8.1.(1) Every firewall shall be constructed in conformance with this Subsection; the requirement applying to fire separations of noncombustible construction shall also be applicable.

Grade of fire
separation

(2) Where a required firewall separates a building into 2 or more parts, any part of which is a Group E occupancy or a Group F, Division 1 or 2 occupancy, such firewall shall be constructed as a 4-hr fire separation; where a firewall is required to separate other occupancies, it shall be constructed as a 2-hr fire separation.

Type of
construction

(3) Every firewall shall be constructed of masonry, concrete or other similar noncombustible material.

Continuity
and parapets

(4) Except as provided in Sentences (5), (6) and (7), every firewall shall extend from the ground continuously through all storeys and above the roof surface to form a parapet of not less than,

(a) 6 in. in height for a firewall required to be a 2-hr fire separation; and

(b) 36 in. in height for a firewall required to be a 4-hr fire separation.

(5) In buildings of noncombustible construction a firewall may terminate on the underside of a noncombustible roof slab or deck provided,

(a) the joint between the firewall and roof slab or deck is smoke tight;

(b) the roof assembly on both sides of the firewall has a,

(i) 1-hr fire-resistance rating if a 2-hr firewall is required, or

(ii) 2-hr fire-resistance rating if a 4-hr firewall is required; and

(c) there are no concealed spaces within the roof slab or deck in that portion immediately above the firewall.

(6) A firewall may be supported by the structural frame of the building in buildings of noncombustible construction provided such supporting frame has a fire-resistance rating at least equal to that required for the firewall.	Support
(7) In a building of noncombustible construction a firewall may be offset at any intermediate floor construction provided,	Offset
(a) the offset floor construction has a fire-resistance rating at least equal to that required for the firewall; and	
(b) the fire separation for the complete assembly is continuous.	
(8) Except as permitted in Sentence (9), openings in firewalls shall not exceed 120 sq ft in area nor shall the width or height be greater than 12 ft and the aggregate width of openings in each firewall of a fire compartment and at each floor level shall not exceed 25 per cent of the length of the firewall within the fire compartment.	Openings
(9) When the fire compartments on both sides of the firewall are sprinklered, openings designed for motor vehicles are permitted up to 240 sq ft in area.	
(10) All openings in firewalls shall be protected with closures as required in sentence 3.1.7.1.(4).	

Subsection 3.1.9. Fire Stopping

3.1.9.1.(1) This Article applies to all types of construction unless otherwise specified.	Application
(2) Fire stops shall be provided at floor, ceiling and roof levels to cut off completely all concealed horizontal and vertical draft openings occurring between storeys and between top storeys and roof spaces, including,	Location
(a) every stud wall and partition at ceiling and floor levels;	
(b) every stud wall and partition of combustible construction so that the maximum vertical dimension of any concealed space is not greater than 10 ft;	
(c) every furred wall and partition so that concealed spaces between the furring strips are fire stopped at the floor and ceiling levels;	
(d) every coved ceiling of combustible construction at the springing line;	
(e) the top and bottom of each run of stairs at ceiling and floor levels; and	
(f) the top or bottom of every expansion joint between floors and walls in heavy timber construction.	
(3) Where combustible floors are laid on wood sleepers on top of slabs in buildings required to be of noncombustible construction, the space between the underside of the flooring and the floor deck shall be filled with noncombustible material or fire stopping shall be provided so that there is no open space between the flooring and slab in excess of 100 sq ft in area.	Floors
(4) Where combustible ceiling finishes are attached to wood furring strips fastened to a noncombustible backing in buildings required to be of noncombustible construction, fire stopping shall be provided in such a manner that there is no open space in excess of 20 sq ft in area between the ceiling finish and the backing.	Ceiling
(5) A concealed space created by a suspended ceiling, roof space or unoccupied attic space in buildings of combustible construction shall, unless sprinklered, be separated by fire stops into draft-tight compartments not exceeding,	Concealed spaces
(a) 6,000 sq ft in area or 200 ft in any dimension where materials having a flame-spread rating of 25 or less are exposed; and	

- (b) 3,000 sq ft in area or 150 ft in any dimension where materials having a flame-spread rating greater than 25 are exposed.

(6) The concealed spaces in exterior cornices including the mansard type, balconies, and canopies of combustible construction shall be fire stopped from the point where such concealed spaces extend across the end of required fire separations.

Firestopping
materials

- (7) Every fire stop shall,

- (a) be constructed of,

(i) asbestos cement board, gypsum board or other non-combustible material having a melting point above 1,200°F, such as steel,

(ii) solid lumber not less than 2 in. nominal thickness, or

(iii) ½-in. thick plywood with joints backed with like material or two thicknesses of lumber not less than 1 in. nominal in thickness with joints staggered, where the width or height of this opening or space to be fire stopped is such that more than one piece of 2-in. thick lumber is necessary; and

- (b) conform to other appropriate requirements in this Part.

Openings

(8) Access openings through fire stops shall be protected with self-closing draft-tight closures of construction equivalent to the fire stop.

(9) Where fire stops are pierced by pipes, ducts or other elements or assemblies, the integrity of the fire stop shall be maintained.

- (10) RESERVED.

Subsection 3.1.10. Flame-Spread Rating

3.1.10.1.(1) Except as provided in Sentences (2) to (5), the flame-spread rating and smoke developed classification of a material, assembly of materials or structural member shall be determined on the basis of the average of at least three tests conducted in accordance with the appropriate provisions of the following as revised to 1 May, 1975:

ASTM E84-70, "Test for Surface Burning Characteristics of Building Materials".

ULC-S102-1972, "Standard Test Method for Fire Hazard Classification of Building Materials".

UL 723(1971), "Test Method for Fire Hazard Classification of Building Materials",

NFPA 255-1972, "Method of Test of Surface Burning Characteristics of Building Materials".

(2) The flame-spread rating and smoke developed classification of a material or assembly of materials for floor application shall be determined on the basis of results of tests conducted in accordance with the provisions of ULC S102.2-1973, "Standard Test Method for Fire Hazard Classification of Flooring and Floor Covering Materials", as revised to 1 May, 1975, provided that is no significant difference in the test standard.

(3) Flame-spread rating or smoke developed classification may be determined on the basis of the results of tests conducted in accordance with the earlier editions of test standards listed in Sentence (1) which were current at the time of test but modified in conformance with Sentence (4).

(4) A material, assembly of materials or a structural member may be assigned a flame-spread rating on the basis of National Research Council publication No. 13987, "Fire-Performance Ratings 1975".

(5) Where the flame spread rating determined in accordance with the provision of Sentence (1) is between 55 and 78 the flame-spread rating shall be the greater of,

- (a) the value determined in accordance with the provisions of Sentence (1); or
- (b) the greatest value that can be determined by the formula $25\frac{d}{t}$ applied to observations of the progress of the flame front during the tests, where d=any distance of flame travel from the point of origin, in feet, that is greater than 10, and t=the time in minutes for the flame to travel distance d.

subsection 3.1.11. Interior Finish

3.1.11.1.(1) Interior finish material shall include any material that forms part of the interior surface of a floor, wall, partition or ceiling, such as, General

- (a) interior cladding of plaster, wood or tile;
- (b) surfacing of fabric, paint, plastic, veneer or wallpaper;
- (c) doors, windows and trim;
- (d) transparent or translucent lighting elements such as light diffusers and lenses forming part of the finished surface of the ceiling; and
- (e) carpet material that overlies a floor, when such floor is not intended as the finished floor.

(2) Transparent or translucent lighting elements, such as light diffusers and lenses, need not meet the flame-spread rating for interior finish provided,

- (a) all combustible portions of the lighting elements when mounted in the test apparatus described in ULC S102-1972, "Standard Test Method For Fire Hazard Classification of Building Materials", as revised to 1 May, 1975, as modified in clauses (b) and (c), will fall to the bottom of the test apparatus before the test specimen ignites;
- (b) the test specimen is at least 12 ft in length, located at least 18 in. away from the centre line of the burners with an air gap of at least 2 in. between the test specimen and the top of the test apparatus to that the gap is closed off at each end of the specimen with an asbestos-cement board fire stop, and with the gap between the top of the test specimen and the burners lined with asbestos-cement board;
- (c) the test specimens are supported in the test apparatus in the same manner as is used in practice;
- (d) the lighting elements have a flame-spread rating of not more than 250 and a smoke developed classification of not more than 600 when tested in conformance with ULC S102.2-1973, "Standard Test Method For Fire Hazard Classification of Flooring and Floor Covering Materials", as revised to 1 May, 1975; and
- (e) the lighting elements are not used in corridors that are required to be separated from the remainder of the building by a fire separation or in exit shafts unless the element does not exceed 10 sq ft in area and is separated from any adjacent element by at least 4 ft of ceiling finish material having the required flame-spread rating.

(3) Open grid and translucent ceilings located below sprinkler systems shall be installed in conformance with NFPA 13-1973, "Installation of Sprinkler Systems", as revised to 1 May, 1975, paragraphs 4-4.15, 4-4.16 and the rules contained therein.

subsection 3.1.12. Fire Retardant Treated Wood

3.1.12.1.(1) Where fire-retardant treated wood is specified in this Part, such wood shall,

Acceptable
material

- (a) be impregnated with fire retardant chemicals, in accordance with CSA 080-1974, "Wood Preservation", as revised to 1 May, 1975, or other similar method; and

- (b) be tested to determine its flame-spread rating in conformance with Sentence 3.1.10.1.(1) except as provided in Sentence (2), and bear identification showing this provision has been complied with.

Roof system

(2) Where a fire-retardant treated wood roof system is specified in Subsection 3.2.2., the assembly shall consist of,

- (a) wood material which, when tested in conformance with Sentence 3.1.10.1.(1) with the test period extended to 30 min., does not exhibit progressive combustion within that period in excess of 5 ft from the point of flame impingement, resulting in an equivalent flame-spread rating of 25, and bear identification that this provision has been complied with;
- (b) supports for the roof deck which are,
 - (i) fire-retardant treated wood exhibiting flame-spread properties as outlined in Clause (a),
 - (ii) heavy timber construction as prescribed in Article 3.1.4.4.,
 - (iii) noncombustible construction, or
 - (iv) a combination thereof;
- (c) a deck material of fire-retardant treated wood or plywood exhibiting flame-spread properties as outlined in Clause (a) and of not less than $\frac{1}{4}$ in. in actual thickness; and
- (d) a membrane of metallic material of not less than 0.002-in. thickness applied directly above the wood deck material.

Subsection 3.1.13. Roof Covering

Classification

3.1.13.1.(1) Except as provided in Sentence (2), where a roof covering is required to be a Class A, B or C roof covering, such classification shall conform to ULC-S107-1969, "Test Methods for Fire Resistance of Roof Covering Materials" as revised to 1 May, 1975, for Class A, B or C roof covering, and shall be determined on the basis of results of tests conducted in accordance with the following as revised to 1 May, 1975:

ASTM E108-58(1970), "Fire Tests of Roof Coverings",
ULC-S107-1969, "Test Methods for Fire Resistance of Roof Covering Materials",
UL 790(1973), "Test for Fire Resistance of Roof Covering Materials", or
NFPA 256-1970, "Methods of Fire Tests of Roof Coverings".

(2) A roof covering classification may be determined on the basis of the results of tests conducted in conformance with the earlier editions of test standards listed in Sentence (1) which were current at the time of test provided there is no significant difference in the test standard.

Subsection 3.1.14. Occupant Load

3.1.14.1.(1) The occupant load of every floor area, or part thereof, shall be,

- (a) the number of persons for which the floor area, or part thereof is designed; but
- (b) not less than the number of persons that can be accommodated on the floor area or part thereof as determined from Table 3.1.14.A., unless otherwise permitted.

(2) For the purposes of this Article, mezzanines, tiers and balconies shall be regarded as part of the floor area.

(3) Where a room or group of rooms is intended for 2 or more occupancies at different times, the value to be used from Table 3.1.14.A. shall be the value which gives the greatest number of persons for the occupancies concerned.

TABLE 3.1.14.A.

Forming Part of Article 3.1.14.1.

Item No.	Type of Use of Floor Area or Part Thereof	Area per Person, sq ft
Assembly uses		
1	space with fixed seats	See 3.1.14.1.(4)
2	space with nonfixed seats	8
3	space with nonfixed seats and tables	10
4	standing space	4
5	stadia and grandstands	6
6	bowling alleys, pool and billiard rooms	100
7	classrooms	20
8	school shops and vocational rooms	100
9	reading or writing rooms or lounges	20
10	dinning, beverage and cafeteria space	12
11	laboratories in schools	50
12	exhibition halls other than those classified in Group E	30
Institutional uses		
1	surgical and obstetrical suites	125
2	wards containing more than 2 beds	50
3	detention quarters	125
4	sleeping rooms containing 1 bed	75
Residential uses		
1	houses	See 3.1.14.1.(5)
2	dormitories	50
Business and Personal Services uses		
1	personal service shops	50
2	offices	100
Mercantile uses		
1	retail sales floors at ground, basement or cellar	30
2	other retail sales floors	60
Industrial uses		
1	manufacturing or process rooms	50
2	storage garage	500
3	storage space (warehouse)	300
4	aircraft hangars	500
Other uses		
1	cleaning and repair of goods	50
2	kitchens	100
3	storage	500

3.1.14.1.(4) In an Assembly Occupancy having fixed seating, the occupant load shall be based on the number of fixed seats provided.

(5) In a Residential Occupancy the occupant load shall be based on 2 persons per bedroom or area provided for sleeping.

SECTION 3.2 SIZE AND OCCUPANCY REQUIREMENTS FOR FIRE SAFETY

Subsection 3.2.1. Building Size Determination

3.2.1.1.(1) When a building is divided by a firewall or firewalls, each portion of the building separated from the remainder in this manner shall be considered as a separate building for the purposes of this Section.

Dividing buildings by firewalls

(2) Notwithstanding the requirements of Sentence 3.2.3.4.(1), when a building is divided by fire separations in accordance with Article 3.1.3.3. and Section 3.3 to create separately owned spaces within a building, such separations need not be constructed as firewalls and shall not be considered as firewalls in calculating the building area.

Exceptions to
building height
in storeys

3.2.1.2.(1) Roof-top enclosures provided for elevator machinery, stairways and service rooms, used for no purpose other than for service to the building, shall not be considered as a storey in calculating the building height.

(2) A balcony or gallery in places of assembly of Group A, Division 1 occupancy shall not be considered as a storey in calculating the building height.

(3) Space under tiers of seats in buildings of the arena-type shall not be considered as adding to the building height provided such space is used only for a purpose incidental to the major occupancy of the building, such as for dressing rooms or concession stands.

(4) A mezzanine shall not be considered as a storey in calculating the building height provided,

(a) the aggregate area of the mezzanine floor does not exceed 40 per cent of the area of the room or storey in which it is located;

(b) it is used as an open floor area except as provided in Sentence 3.3.2.12.(2); and

(c) the space above the mezzanine floor and the space above the floor beneath it has no visual obstructions more than 42 in. above such floors.

Subsection 3.2.2. Building Size and Construction Relative to Occupancy

Application

3.2.2.1.(1) Buildings classified in accordance with Subsection 3.1.2. shall be constructed in accordance with this Subsection to minimize fire spread and collapse caused by the effects of fire.

Special
structures

(2) Grain elevators, towers, and similar structures which because of unusual proportions cannot be identified with the descriptions of buildings in Articles 3.2.2.9. to 3.2.2.52. and which have special occupancy hazards, shall be protected against fire spread and collapse in conformance with the National Fire Codes 1973-74 as revised to 1 May, 1975, of the National Fire Protection Association, the National Fire Code of Canada 1963 as revised to 1 May, 1975, or other similar, recognized handbooks.

(3) Buildings which are directly part of the mining operation and structures erected relative to the workings of a mine shall conform to The Mining Act.

Buildings
containing
multiple
occupancies

(4) Where any building contains more than one major occupancy classified in more than one Group or Division, the requirements of this Subsection concerning building size and construction relative to occupancy shall be applied according to Sentences (5) to (9).

Applicable
building
height and
area

(5) In determining the fire safety requirements of a building in relation to each of the major occupancies contained therein, the building height and building area of the entire building shall be used.

Construction
requirements
for multiple
occupancies

(6) Except as provided in Sentences (7) and (8), in any building containing more than 1 major occupancy the requirements of Subsection 3.2.2. for the most restricted major occupancy contained, shall apply to the whole building.

Supplementary
major
occupancies

(7) Except as provided in Sentence (8), in any building containing more than one major occupancy in which one major occupancy is located entirely above another major occupancy, the requirements in this Subsection for each portion of the building containing a major occupancy shall be applied to that portion as if the entire building was of that major occupancy.

(8) In a building containing more than one major occupancy where the aggregate area of all major occupancies in that particular group or division does not exceed 10 per cent of the floor area on the storey on which they are located, they need not be considered as

major occupancies for the purposes of this Subsection provided they are not classified as Group F, Division 1 or 2 occupancies except a helicopter landing area on a roof.

(9) Where the fire-resistance rating of construction required in Sentence (7) for that portion of the building containing the upper major occupancy is greater than that required for that portion of the building containing the lower major occupancy, the building need not conform to Article 3.1.5.4. or Sentence 3.1.6.2.(1) provided that portion of the building containing the upper major occupancy is supported from the ground by construction having a fire-resistance rating at least equal to that required for that portion of the building containing the lower major occupancy but not less than ¾-hr except where the entire building is not required to have a fire-resistance rating.

3.2.2.2. When the building height or the building area is such that it could be regulated by more than 1 of Articles 3.2.2.9. to 3.2.2.52. for the same occupancy classification of the building, the least restrictive Article may be used.

When lesser restrictions apply

3.2.2.3.(1) For the purposes of Articles 3.2.2.9. to 3.2.2.52., a crawl space is considered to be a basement or cellar when,

Crawl spaces

- (a) it exceeds 6 ft in height between the lowest floor assembly and the ground or other surface below;
- (b) it is used for any occupancy;
- (c) it is used for the passage of flue pipes, combustible pipes or ducts; or
- (d) it is used as a plenum.

3.2.2.4.(1) Every building shall face at least 1 street, except that, for the purposes of this Subsection and Subsection 3.2.5., a yard may serve in lieu of a street or in conjunction with a street when such yard

Streets

- (a) is at least 30 ft wide; and
- (b) is located to provide access at all times from a street to the entire building face which it adjoins in conformance with Sentence 3.2.5.1.(5).

(2) Enclosed spaces, tunnels, bridges and similar structures even though used for vehicular or pedestrian traffic are not considered as streets for the purpose of this Part unless permitted.

3.2.2.5.(1) For the purpose of this Subsection, any part of a roof that is pitched at an angle of 60 degrees or more to the horizontal and adjoins a space intended for occupancy within a building shall be considered as part of an external wall of the building; and this type of roof structure shall not be considered as a canopy.

Roofs

(2) Skylight assemblies in all locations other than over stairwells and floor areas used for assembly occupancy may be constructed of plastics provided,

Skylights

- (a) the roof opening is not more than 50 sq ft in area or 10 ft in any dimension and not more than 20 per cent of the roof area is occupied by such installations;
- (b) the skylight assembly is constructed with a pitch of not less than 30 degrees to the horizontal or is dome shaped with a minimum rise at the centre of not less than 5 in. or 10 per cent of the maximum dimension whichever is the greater;
- (c) the units are installed on the roof with a minimum of 3 ft between adjoining units and have a curb not less than 4 in. in height above the level of the roof;
- (d) the plastic is mounted in a metal frame; and
- (e) the plastic material is one,

- (i) which is functionally suitable for use in skylights,

- (ii) which burns no faster than $2\frac{1}{2}$ in. per minute in sheets 0.06 in. in thickness when tested in accordance with ASTM D635-74, "Flammability of Self-supporting Plastics," as revised to 1 May, 1975,
- (iii) which is not consumed in less than two minutes when tested in accordance with ASTM D568-74, "Flammability of Flexible Plastics," as revised to 1 May, 1975.

Exterior balconies, marquees, and canopies

3.2.2.6.(1) Exterior balconies shall be constructed in accordance with the type of construction required in Articles 3.2.2.9. to 3.2.2.52. as applicable to the occupancy classification of the building but need not comply with the fire-resistance rating requirement unless such balconies are used as a required means of egress.

(2) On buildings required to be of noncombustible construction, marquees and canopies not greater than 25 ft from grade to top of canopy may be of combustible construction provided every opening in the exposed exterior wall of the building within 15 ft horizontally and 30 ft vertically above such marquee or canopy is protected with wired glass in accordance with Article 3.1.7.3. or equivalent.

Roof-top enclosures

3.2.2.7.(1) Roof-top enclosures provided for elevator machinery and service rooms, used for no purpose other than for service to the building, shall be constructed in accordance with the type of construction required in Articles 3.2.2.9. to 3.2.2.52., except that where such enclosure does not exceed 1 storey, it is not required to have a fire-resistance rating.

(2) Roof-top enclosures for stairways including exit stairways shall be constructed in conformance with Articles 3.2.2.9. to 3.2.2.52., except that such enclosures need not have a fire-resistance rating or be constructed as a fire separation.

Storeys below ground

3.2.2.8.(1) Where a building is erected entirely below the adjoining finished ground level and does not extend more than 1 storey below such ground level, the minimum precautions against fire spread and collapse shall be the same as are required for basements or cellars under a building of 1 storey in building height having the same occupancy and building area.

(2) Where a building or portion thereof is erected below the adjoining finished ground level and extends more than 1 storey below such ground level the following minimum precautions against fire spread and collapse shall be taken:

- (a) the basements and cellars shall be sprinklered;
- (b) floor assemblies below such ground level shall be constructed as a,
 - (i) 2-hr fire separation where the basements or cellars are occupied as Group A, D or Group F, Division 3 occupancies, and
 - (ii) 3-hr fire separation where the basements or cellars are occupied by other occupancies; and
- (c) all loadbearing walls, columns and arches shall have a fire-resistance rating at least equal to that required for the construction that they support.
- (3) Except as otherwise provided, all cellars exceeding 3,000 sq ft shall be sprinklered.

GROUP A—ASSEMBLY BUILDINGS

GROUP A, DIVISION 1, 1 STOREY

3.2.2.9.(1) A building classified as Group A, Division 1 shall conform to Sentence (2) provided the building,

- (a) is not more than 1 storey in building height;
- (b) has no part of the auditorium floor more than 15 ft above or below grade;

- (c) has no occupancy above or below the auditorium other than one which serves it or is dependent on it; and
 - (d) is one in which the occupant load of the auditorium floor does not exceed 300 persons.
- (2) The building shall be of combustible or noncombustible construction used either singly or in combination, and
- (a) basements and cellars shall be sprinklered;
 - (b) floor assemblies immediately above basements or cellars shall be a $\frac{3}{4}$ -hr fire separation;
 - (c) other floor assemblies shall be a $\frac{3}{4}$ -hr fire separation;
 - (d) balconies and mezzanines shall have, if of combustible construction, a $\frac{3}{4}$ -hr fire-resistance rating;
 - (e) roof assemblies shall have, if of combustible construction, a $\frac{3}{4}$ -hr fire-resistance rating; and
 - (f) all loadbearing walls, columns and arches supporting an assembly required to have a fire-resistance rating shall,
 - (i) have a $\frac{3}{4}$ -fire-resistance rating,
 - (ii) be of noncombustible construction, or
 - (iii) be a combination of (i) and (ii); and
 - (g) all loadbearing walls, columns and arches supporting a required fire separation shall have a fire-resistance rating at least equivalent to that required for the supported assembly.

GROUP A, DIVISION 1, 1 STOREY

3.2.2.10.(1) A building classified as Group A, Division 1 shall conform to Sentence (2) provided the building,

- (a) is not more than 1 storey in building height;
- (b) has less than 40 per cent of the area of the building as 2 storeys for the purpose of,
 - (i) development of productions including preparation of scenery and costumes and rehearsal of performers,
 - (ii) organization of performers, scenery and sound equipment before and during a performance,
 - (iii) preparation by performers for a performance,
 - (iv) managerial functions of policy making and administration, or
 - (v) public facilities such as toilets and rest rooms;
- (c) has no occupancy above or below the auditorium other than one which serves or is dependent on it;
- (d) is not more than 6,000 sq ft in building area; and
- (e) is one in which the occupant load does not exceed 600 persons.

(2) The building shall be of heavy timber or noncombustible construction used either singly or in combination, and

- (a) basements and cellars shall be sprinklered;
- (b) floor assemblies immediately above basements or cellars shall be a $\frac{3}{4}$ -hr fire separation;
- (c) other floor assemblies shall be a $\frac{3}{4}$ -hr fire separation,
- (d) all loadbearing walls, columns and arches supporting an assembly required to have a fire-resistance rating shall,
 - (i) have a $\frac{3}{4}$ -hr fire-resistance rating,
 - (ii) be of noncombustible construction, or
 - (iii) be a combination of (i) and (ii); and
- (e) all loadbearing walls, columns and arches supporting a required fire separation shall have a fire-resistance rating at least equivalent to that required for the supported assembly.

GROUP A, DIVISION 1, ANY HEIGHT, ANY AREA

3.2.2.11.(1) A building classified as Group A, Division 1 shall conform to Sentence (2) provided the building,

- (a) is not limited in building height; and
- (b) is not limited in building area.

(2) The building shall be of noncombustible construction, and

- (a) basements and cellars shall be sprinklered;
- (b) floor assemblies immediately above basements or cellars shall be a 2-hr fire separation;
- (c) floor assemblies immediately above crawl spaces shall have a 1-hr fire-resistance rating unless the crawl spaces are subdivided by 1-hr fire separations into areas not exceeding 10,000 sq ft or they are sprinklered;
- (d) other floor assemblies shall be a 2-hr fire separation;
- (e) balconies and mezzanines shall have a 1-hr fire resistance rating;
- (f) roof assemblies shall have a 1-hr fire-resistance rating, unless every part of a roof assembly is 20 ft or more above the main floor or balcony and carries no loads other than normal roof loads, including access walks and ventilating, sound or similar equipment;
- (g) the restriction in Clause (f) concerning minimum distance shall not apply to,
 - (i) an inclined and stepped floor ascending from the main floor, and which is used for seating purposes only,
 - (ii) a balcony used for seating purposes only, or
 - (iii) a walkway used only as a means of egress; and
- (h) all loadbearing walls, columns and arches shall have a fire-resistance rating at least equivalent to that required for the supported assembly, but not less than 1 hr.

GROUP A, DIVISION 2, 1 STOREY

3.2.2.12.(1) A building classified as Group A, Division 2 shall conform to Sentences (2) and (3) provided the building,

- (a) is not more than 1 storey in building height; and
- (b) if unsprinklered, is not greater in building area than,
 - (i) 4,000 sq ft if facing 1 street,
 - (ii) 5,000 sq ft if facing 2 streets, or
 - (iii) 6,000 sq ft if facing 3 streets; and
- (c) if sprinklered, is not greater than twice the area limits of Clause (b).

(2) The building shall be of combustible or noncombustible construction used either singly or in combination, and

- (a) floor assemblies immediately above basements or cellars shall be a $\frac{3}{4}$ -hr fire separation;
- (b) all loadbearing walls, columns and arches shall have a fire-resistance rating at least equivalent to that required for the supported assembly; and
- (c) all cellars shall be sprinklered.

(3) In buildings without basements or cellars the limiting areas may be doubled provided a 1-hr fire separation is used to separate the building into fire compartments each one of which does not exceed the area limits of Clause 1 (b) or 1 (c).

GROUP A, DIVISION 2, 1 AND 2 STOREYS, SPRINKLERED

3.2.2.13.(1) A building classified as Group A, Division 2 shall conform to Sentence (2) provided the building,

- (a) is not more than 2 storeys in building height;
- (b) is sprinklered; and
- (c) is not greater in building area than,
 - (i) 4,000 sq ft if facing 1 street,
 - (ii) 5,000 sq ft if facing 2 streets, or
 - (iii) 6,000 sq ft if facing 3 streets.

(2) The building shall be of combustible or noncombustible construction used either singly or in combination, and

- (a) floor assemblies immediately above basements or cellars shall be a $\frac{3}{4}$ -hr fire separation; and
- (b) all loadbearing walls, columns and arches shall have a fire-resistance rating at least equivalent to that required for the supported assembly.

GROUP A, DIVISION 2, 1 AND 2 STOREYS

3.2.2.14.(1) A building classified as Group A, Division 2 shall conform to Sentence (2) provided the building,

- (a) is not more than 2 storeys in building height; and

- (b) if unsprinklered, is not greater in building area than the value in Table 3.2.2.A.; and
- (c) if sprinklered, is not greater than twice the area limits of Clause (b).

TABLE 3.2.2.A.

Forming Part of Sentence 3.2.2.14.(1)

Unsprinklered Maximum Area, sq ft			
No. of Storeys	Facing 1 Street	Facing 2 Streets	Facing 3 Streets
1	16,000	20,000	24,000
2	8,000	10,000	12,000
Column 1	2	3	4

(2) The building shall be of combustible or noncombustible construction used either singly or in combination, and

- (a)
 - (i) basements shall be subdivided by a 1-hr fire separation into areas not exceeding 5,000 sq ft, or they shall be sprinklered, and
 - (ii) all cellars shall be sprinklered,
- (b) floor assemblies immediately above basements or cellars shall be a $\frac{3}{4}$ -hr fire separation;
- (c) floor assemblies immediately above crawl spaces shall have, if of combustible construction, a $\frac{3}{4}$ -hr fire-resistance rating, unless the crawl spaces are subdivided by a $\frac{3}{4}$ -hr fire separation into areas not exceeding 8,000 sq ft, or they are sprinklered;
- (d) other floor assemblies shall be a fire separation and, if of combustible construction, shall have a $\frac{3}{4}$ -hr fire-resistance rating;
- (e) balconies and mezzanines shall have, if of combustible construction, a $\frac{3}{4}$ -hr fire-resistance rating;
- (f) roof assemblies shall have, if of combustible construction, a $\frac{3}{4}$ -hr fire-resistance rating except that in buildings not exceeding 1 storey in building height, the fire-resistance rating is not required provided that the roof assembly is constructed as a fire-retardant treated wood roof system conforming to Sentence 3.1.12.1.(2);
- (g) all loadbearing walls, columns and arches supporting an assembly required to have a fire-resistance rating shall,
 - (i) have a $\frac{3}{4}$ -hr fire-resistance rating,
 - (ii) be of noncombustible construction, or
 - (iii) be a combination of (i) and (ii); and
- (h) all loadbearing walls, columns and arches supporting a required fire separation shall have a fire-resistance rating at least equivalent to that required for the supported assembly.

GROUP A, DIVISION 2, UP TO 5 STOREYS, ANY AREA

3.2.2.15.(1) A building classified as Group A, Division 2 shall conform to Sentences (2) or (3) provided the building,

- (a) is not more than 5 storeys in building height; and
- (b) is not limited in building area.

(2) Except as provided in Sentence (3), the building shall be of noncombustible construction, and

- (a)
 - (i) basements shall be subdivided by a 2-hr fire separation into areas not exceeding 5,000 sq ft, or they shall be sprinklered, and
 - (ii) all cellars shall be sprinklered;
- (b) floor assemblies immediately above basements or cellars shall be a 2-hr fire separation;
- (c) floor assemblies immediately above crawl spaces shall have a 1-hr fire-resistance rating, unless the crawl spaces are subdivided by a 1-hr fire separation into areas not exceeding 10,000 sq ft, or they are sprinklered;
- (d) other floor assemblies shall be a 1-hr fire separation;
- (e) balconies and mezzanines shall have a 1-hr fire-resistance rating;
- (f) roof assemblies shall have a 1-hr fire-resistance rating unless every part of a roof assembly is 20 ft or more above the main floor or balcony and carries no loads other than normal roof loads, including access walks and ventilating, sound or similar equipment;
- (g) the restriction in Clause (f) concerning minimum distance shall not apply to,
 - (i) an inclined and stepped floor ascending from the main floor which is used for seating purposes only,
 - (ii) a balcony used for seating purposes only, or
 - (iii) a walkway used only as a means of egress; and
- (h) all loadbearing walls, all columns and arches shall have a fire-resistance rating at least equivalent to the supported assembly, but not less than 1 hr.

(3) A building classified as Group A, Division 2 occupancy that does not exceed 1 storey in building height and in which the building area is not greater than 32,000 sq ft if unsprinklered or 64,000 sq ft if sprinklered, shall conform to Sentence (2) except that where the fire-resistance rating is not required in Clause 2 (f), heavy timber construction may be used.

GROUP A, DIVISION 2, ANY HEIGHT, ANY AREA

3.2.2.16.(1) A building classified as Group A, Division 2 shall conform to Sentence(2) provided the building,

- (a) is not limited in building height; and
- (b) is not limited in building area.

(2) The building shall be of noncombustible construction, and

- (a)
 - (i) basements shall be subdivided by a 2-hr fire separation into areas not exceeding 5,000 sq ft, or they shall be sprinklered, and
 - (ii) all cellars shall be sprinklered;

- (b) floor assemblies immediately above basements or cellars shall be a 2-hr fire separation;
- (c) floor assemblies immediately above crawl spaces shall have a 1-hr fire-resistance rating, unless the crawl spaces are subdivided by 1-hr fire separations into areas not exceeding 10,000 sq ft, or they are sprinklered;
- (d) other floor assemblies shall be a 2-hr fire separation;
- (e) balconies and mezzanines shall have a 1-hr fire-resistance rating;
- (f) roof assemblies shall have a 1-hr fire-resistance rating, unless every part of a roof assembly is 20 ft or more above the main floor or balcony and carries no loads other than normal roof loads, including access walks and ventilating, and sound or similar equipment;
- (g) the restriction in Clause (f) concerning minimum distance shall not apply to,
 - (i) an inclined and stepped floor ascending from the main floor and which is used for seating purposes only,
 - (ii) a balcony used for seating purposes only, or
 - (iii) a walkway used only as a means of egress; and
- (h) all loadbearing walls, columns and arches shall have a fire-resistance rating at least equivalent to that required for the supported assembly, but not less than 1 hr.

GROUP A, DIVISION 3, 1 STOREY

3.2.2.17.(1) A building classified as Group A, Division 3 shall conform to Sentence (2) provided the building,

- (a) is not more than 1 storey in building height;
- (b) if unsprinklered, is not greater in building area than,
 - (i) 10,000 sq ft if facing 1 street,
 - (ii) 12,500 sq ft if facing 2 streets, or
 - (iii) 15,000 sq ft if facing 3 streets; and
- (c) if sprinklered, is not greater than twice the area limits of Clause (b),

(2) The building shall be of combustible or noncombustible construction used either singly or in combination, and

- (a)
 - (i) basements shall be subdivided by a 1-hr fire separation into areas not exceeding 5,000 sq ft, or they shall be sprinklered, and
 - (ii) all cellars shall be sprinklered;
- (b) floor assemblies immediately above basements or cellars shall be a $\frac{3}{4}$ -hr fire separation;
- (c) floor assemblies immediately above crawl spaces shall have, if of combustible construction, a $\frac{3}{4}$ -hr fire-resistance rating, unless the crawl spaces are subdivided by $\frac{3}{4}$ -hr fire separations into areas not exceeding 10,000 sq ft, or they are sprinklered;
- (d) all loadbearing walls, columns and arches supporting an assembly required to have a fire-resistance rating shall,

- (i) have a $\frac{3}{4}$ -hr fire-resistance rating,
 - (ii) be of noncombustible construction, or
 - (iii) be a combination of (i) and (ii); and
- (e) all loadbearing walls, columns and arches supporting a required fire separation shall have a fire-resistance rating at least equivalent to that required for the supported assembly.

GROUP A, DIVISION 3, 1 STOREY

3.2.2.18.(1) A building classified as Group A, Division 3 shall conform to Sentence(2) provided the building,

- (a) is not more than 1 storey in building height;
- (b) if unsprinklered, is not greater in building area than,
 - (i) 24,000 sq ft if facing 1 street,
 - (ii) 30,000 sq ft if facing 2 streets, or
 - (iii) 36,000 sq ft if facing 3 streets; and
- (c) if sprinklered, is not greater than twice the area limits of Clause (b).

(2) The building shall be of combustible or noncombustible construction used either singly or in combination, and

- (a)
 - (i) basements shall be subdivided by a 1-hr fire separation into areas not exceeding 5,000 sq ft, or they shall be sprinklered; and
 - (ii) all cellars shall be sprinklered;
- (b) floor assemblies immediately above basements or cellars shall be a 1-hr fire separation;
- (c) floor assemblies immediately above crawl spaces shall have, if of combustible construction, a $\frac{3}{4}$ -hr fire-resistance rating, unless the crawl spaces are subdivided by a $\frac{3}{4}$ -hr fire separation into areas not exceeding 10,000 sq ft, or they are sprinklered;
- (d) balconies and mezzanines shall have, if of combustible construction, a $\frac{3}{4}$ -hr fire-resistance rating;
- (e) roof assemblies shall have, if of combustible construction, a $\frac{3}{4}$ -hr fire-resistance rating, unless the roof assembly is constructed as a fire-retardant treated wood roof system conforming to Sentence 3.1.12.1.(2);
- (f) all loadbearing walls, columns and arches supporting an assembly required to have a fire-resistance rating shall,
 - (i) have a $\frac{3}{4}$ -hr fire-resistance rating,
 - (ii) be of noncombustible construction, or
 - (iii) be a combination of (i) and (ii); and
- (g) all loadbearing walls, columns and arches supporting a required fire separation shall have a fire-resistance rating at least equivalent to that required for the supported assembly.

GROUP A, DIVISION 3, 1 AND 2 STOREYS

3.2.2.19.(1) A building classified as Group A, Division 3 shall conform to Sentence (2) provided the building,

- (a) is not more than 2 storeys in building height;
- (b) if unsprinklered, is not greater in building area than the value in Table 3.2.2.B.; and
- (c) if sprinklered, is not greater than twice the area limits of Clause (b).

TABLE 3.2.2.B.

Forming Part of Sentence 3.2.2.19.(1)

Unsprinklered Maximum Area, sq ft			
No. of Storeys	Facing 1 Street	Facing 2 Streets	Facing 3 Streets
1	40,000	50,000	60,000
2	20,000	25,000	30,000
Column 1	2	3	4

(2) Except as provided in Clauses (f) and (g), the building shall be of noncombustible construction, and

- (a)
 - (i) basements shall be subdivided by a 2-hr fire separation into areas not exceeding 5,000 sq ft, or they shall be sprinklered, and
 - (ii) all cellars shall be sprinklered;
- (b) floor assemblies immediately above basements or cellars shall be a 2-hr fire separation;
- (c) floor assemblies immediately above crawl spaces shall have a 1-hr fire-resistance rating, unless the crawl spaces are subdivided by 1-hr fire separations into areas not exceeding 10,000 sq ft, or they are sprinklered;
- (d) other floor assemblies shall be a 1-hr fire separation;
- (e) balconies and mezzanines shall have a 1-hr fire-resistance rating;
- (f) roof assemblies shall have a 1-hr fire-resistance rating, except that heavy timber construction, noncombustible construction without a fire-resistance rating, or combinations thereof may be used where every part of a roof assembly is 20 ft or more above the main floor or balcony and carries no loads other than normal roof loads, including access walks and ventilating, sound or similar equipment;
- (g) the restriction in Clause (f) concerning minimum distance shall not apply to,
 - (i) an inclined and stepped floor ascending from the main floor and which is used for seating purposes only,
 - (ii) a balcony used for seating purposes only, or
 - (iii) a walkway used only as a means of egress; and
- (h) all loadbearing walls and columns and arches shall have a fire-resistance rating at least equivalent to that required for the supported assembly, but not less than 1 hr, except that arches may be of heavy timber construction.

GROUP A, DIVISION 3, ANY HEIGHT, ANY AREA

3.2.2.20.(1) A building classified as Group A, Division 3 shall conform to Sentence (2) provided the building,

- (a) is not limited in building height; and
 - (b) is not limited in building area.
- (2) The building shall be of noncombustible construction, and
- (a)
 - (i) basements shall be subdivided by a 2-hr fire separation into areas not exceeding 5,000 sq ft, or they shall be sprinklered, and
 - (ii) all cellars shall be sprinklered;
 - (b) floor assemblies immediately above basements or cellars shall be a 2-hr fire separation;
 - (c) floor assemblies immediately above crawl spaces shall have a 1-hr fire-resistance rating unless the crawl spaces are subdivided by 1-hr fire separation into areas not exceeding 10,000 sq ft or they are sprinklered;
 - (d) other floor assemblies shall be a 2-hr fire separation;
 - (e) balconies and mezzanines shall have a 1-hr fire-resistance rating;
 - (f) roof assemblies shall have a 1-hr fire-resistance rating unless every part of a roof assembly is 20 ft or more above the main floor or balcony and carries no loads other than normal roof loads, including access walks and ventilating, sound or similar equipment;
 - (g) the restriction in Clause (f) concerning minimum distance shall not apply to,
 - (i) an inclined and stepped floor ascending from the main floor and which is used for seating purposes only,
 - (ii) a balcony used for seating purposes only, or
 - (iii) a walkway used only as a means of egress; and
 - (h) all loadbearing walls, columns and arches shall have a fire-resistance rating at least equivalent to that required for the supported assembly, but not less than 1 hr.

GROUP A, DIVISION 4

3.2.2.21.(1) A building classified as Group A, Division 4 shall conform to Sentence (2).

- (2) The building shall be of noncombustible construction, except that,
- (a) the roof assemblies may be of heavy timber construction; and
 - (b) the building may be of combustible construction provided,
 - (i) the occupant load is less than 1,500 persons, and
 - (ii) the building has a limiting distance of at least 20 ft.

GROUP B—INSTITUTIONAL BUILDINGS

GROUP B, DIVISION 1

3.2.2.22.(1) A building classified as Group B, Division 1 shall conform to Sentence (2).

(2) The building shall be of noncombustible construction, and

- (a) basements shall be subdivided by a 2-hr fire separation into areas not exceeding 5,000 sq ft, or they shall be sprinklered;
- (b) floor assemblies immediately above basements or cellars shall be a 2-hr fire separation,
- (c) floor assemblies immediately above crawl spaces shall have a 2-hr fire-resistance rating unless the crawl spaces are subdivided by 2-hr fire separations into areas not exceeding 5,000 sq ft, or they are sprinklered;
- (d) other floor assemblies shall be a 2-hr fire separation;
- (e) balconies and mezzanines shall have a 1-hr fire-resistance rating;
- (f) roof assemblies shall have a 1-hr fire-resistance rating; and
- (g) all loadbearing walls, columns and arches shall have a fire-resistance rating at least equivalent to that required for the supported assembly.

GROUP B, DIVISION 2, 1 STOREY

3.2.2.23.(1) A building classified as Group B, Division 2 shall conform to Sentence (2) provided the building,

- (a) is not more than 1 storey in building height; and
- (b) if unsprinklered, is not greater in building area than 2,500 sq ft; or
- (c) if sprinklered, is not greater than 5,000 sq ft.

(2) The building shall be of combustible or noncombustible construction used either singly or in combination, and

- (a) floor assemblies immediately above basements or cellars shall be a $\frac{3}{4}$ -hr fire separation; and
- (b) all loadbearing walls, columns and arches shall have a fire-resistance rating at least equivalent to that required for the supported assembly.

GROUP B, DIVISION 2, 1 AND 2 STOREYS

3.2.2.24.(1) A building classified as Group B, Division 2 shall conform to Sentence (2) provided the building,

- (a) is not more than 2 storeys in building height; and
- (b) is not greater in building area than the value in Table 3.2.2.C.

TABLE 3.2.2.C.

Forming Part of Sentence 3.2.2.24.(1)

No. of Storeys	Unsprinklered Maximum Area, sq ft	Sprinklered Maximum Area, sq ft
1	10,000	24,000
2	5,000	16,000

(2) The building shall be of combustible or noncombustible construction used either singly or in combination, and

- (a) floor assemblies immediately above basements or cellars shall be a 1-hr fire separation;
- (b) other floor assemblies except floors over crawl spaces shall be a $\frac{3}{4}$ -hr fire separation;
- (c) balconies and mezzanines shall have, if of combustible construction, a $\frac{3}{4}$ -hr fire-resistance rating;
- (d) roof assemblies shall have, if of combustible construction a $\frac{3}{4}$ -hr fire-resistance rating; and
- (e) all loadbearing walls, columns and arches shall have a fire-resistance rating at least equivalent to that required for the supported assembly, but not less than $\frac{3}{4}$ -hr; and
- (f) all basements shall be subdivided by a 1-hr fire separation into areas not exceeding 2,500 sq ft or be sprinklered.

GROUP B, DIVISION 2, ANY HEIGHT, ANY AREA

3.2.2.25.(1) A building classified as Group B, Division 2 shall conform to Sentence (2) provided the building,

- (a) is not limited in building height; and
- (b) is not limited in building area.

(2) The building shall be of noncombustible construction, and

- (a) basements, cellars and crawl spaces shall be sprinklered;
- (b) floor assemblies immediately above basements or cellars shall be a 2-hr fire separation;
- (c) other floor assemblies shall be a 2-hr fire separation;
- (d) balconies and mezzanines shall have a 1-hr fire-resistance rating;
- (e) roof assemblies shall have a 1-hr fire-resistance rating; and
- (f) all loadbearing walls, columns and arches shall have a fire-resistance rating at least equivalent to that required for the supported assembly.

GROUP C—RESIDENTIAL BUILDINGS

GROUP C, UP TO 3 STOREYS

3.2.2.26.(1) A building classified as Group C shall conform to Sentences (2) and (3) provided the building,

- (a) is not more than 3 storeys in building height;
- (b) if unsprinklered, is not greater in building area than the value in Table 3.2.2.D.; and
- (c) if sprinklered, is not greater than twice the area limits of Clause (b).

TABLE 3.2.2.D.

Forming Part of Sentence 3.2.2.26.(1)

Unsprinklered Maximum Area, sq ft			
No. of Storeys	Facing 1 Street	Facing 2 Streets	Facing 3 Streets
1	12,000	15,000	18,000
2	9,000	11,250	13,500
3	6,000	7,500	9,000
Column 1	2	3	4

(2) The building shall be of combustible or noncombustible construction used either singly or in combination, and

- (a) basements and crawl spaces shall be subdivided by a $\frac{3}{4}$ -hr fire separation into areas not exceeding 5,000 sq ft, or they shall be sprinklered;
- (b) floor assemblies immediately above basements or cellars shall be a $\frac{3}{4}$ -hr fire separation;
- (c) other floor assemblies except floors over crawl spaces shall be a $\frac{3}{4}$ -hr fire separation;
- (d) balconies and mezzanines shall have, if of combustible construction, a $\frac{3}{4}$ -hr fire-resistance rating; and
- (e) all loadbearing walls, columns and arches shall have a fire-resistance rating at least equivalent to that required for the supported assembly.

(3) When buildings contain dwelling units consisting of more than 1 storey, as provided in Article 3.3.4.2., the provisions of Sentences (1) and (2) shall apply except that subject to the provision of Sentence 3.3.4.2.(2) the floor assemblies, including floors over basements or cellars which are entirely contained within such dwelling units, shall have a $\frac{3}{4}$ -hr fire-resistance rating and need not be constructed as a fire separation; in buildings where there is no dwelling unit above another the fire-resistance rating for the floor assemblies within the dwelling unit is not required.

GROUP C, UP TO 6 STOREYS

3.2.2.27.(1) A building classified as Group C shall conform to Sentences (2) and (3) provided the building,

- (a) is not more than 6 storeys in building height; and
- (b) if unsprinklered, is not greater in building area than the value in Table 3.2.2.E.;
or
- (c) if sprinklered, is not greater than twice the area limits of Clause (b).

TABLE 3.2.2.E.

Forming Part of Sentence 3.2.2.27.(1)

No. of Storeys	Unsprinklered Maximum Area, sq ft		
	Facing 1 Street	Facing 2 Streets	Facing 3 Streets
1	unlimited	unlimited	unlimited
2	60,000	unlimited	unlimited
3	40,000	50,000	60,000
4	30,000	37,500	45,000
5	24,000	30,000	36,000
6	20,000	25,000	30,000

(2) The building shall be of noncombustible construction, and

- (a) basements shall be subdivided by a 2-hr fire separation into areas not exceeding 5,000 sq ft, or they shall be sprinklered;
- (b) floor assemblies immediately above basements or cellars shall be a 2-hr fire separation;
- (c) floor assemblies immediately above crawl spaces shall have a 1-hr fire-resistance rating unless the crawl spaces are subdivided by 1-hr fire separations into areas not exceeding 5,000 sq ft, or they are sprinklered;
- (d) other floor assemblies shall be a 1-hr fire separation;
- (e) balconies and mezzanines shall have a 1-hr fire-resistance rating;
- (f) roof assemblies shall have a 1-hr fire-resistance rating; and
- (g) all loadbearing walls, columns and arches shall have a fire-resistance rating at least equivalent to that required for the supported assembly.

(3) When buildings contain dwelling units consisting of more than 1 storey, as provided in Article 3.3.4.2., the provisions of Sentences (1) and (2) shall apply, except that subject to the provision of Sentence 3.3.4.2.(2), the floor assemblies, including floors over basements or cellars, which are entirely contained within such dwelling units, shall have a 1-hr fire-resistance rating and need not be constructed as a fire separation.

GROUP C, ANY HEIGHT, ANY AREA

3.2.2.28.(1) A building classified as Group C shall conform to Sentences (2) and (3) provided the building,

- (a) is not limited in building height; and
- (b) is not limited in building area.

(2) The building shall be of noncombustible construction, and

- (a) basements shall be subdivided by a 2-hr fire separation into areas not exceeding 5,000 sq ft, or they shall be sprinklered;
- (b) floor assemblies immediately above basements or cellars shall be a 2-hr fire separation;
- (c) floor assemblies immediately above crawl spaces shall have a 1-hr fire-resistance rating unless the crawl spaces are subdivided by 1-hr fire separations into areas not exceeding 5,000 sq ft, or they are sprinklered;

- (d) other floor assemblies shall be a 2-hr fire separation;
- (e) balconies and mezzanines shall have a 1-hr fire-resistance rating;
- (f) roof assemblies shall have a 1-hr fire-resistance rating; and
- (g) all loadbearing walls, columns and arches shall have a fire-resistance rating at least equivalent to that required for the supported assembly.

(3) When buildings contain dwelling units consisting of more than 1 storey, as provided in Article 3.3.4.2., the provisions of Sentences (1) and (2) shall apply, except that subject to the provision of Sentence 3.3.4.2.(2), the floor assemblies, including floors over basements or cellars, which are entirely contained within such dwelling units, shall have a 1-hr fire-resistance rating and need not be constructed as a fire separation.

GROUP D—BUSINESS AND PERSONAL SERVICES BUILDINGS

GROUP D, 1 AND 2 STOREYS

3.2.2.29.(1) A building classified as Group D shall conform to Sentence (2) provided the building,

- (a) is not more than 2 storeys in building height;
- (b) if unsprinklered, is not greater in building area than the value in Table 3.2.2.F.; and
- (c) if sprinklered, is not greater than twice the area limits of Clause (b).

TABLE 3.2.2.F.

Forming Part of Sentence 3.2.2.29.(1)

No. of Storeys	Unsprinklered Maximum Area, sq ft		
	Facing 1 Street	Facing 2 Streets	Facing 3 Streets
1	10,000	12,500	15,000
2	8,000	10,000	12,000
Column 1	2	3	4

(2) The building shall be of combustible or noncombustible construction used either singly or in combination, and

- (a) crawl spaces in a building of combustible construction, and basements in every building shall be subdivided by $\frac{3}{4}$ -hr fire separations into areas not exceeding 5,000 sq ft, or they shall be sprinklered;
- (b) floor assemblies immediately above basements or cellars shall be a $\frac{3}{4}$ -hr fire separation;
- (c) all loadbearing walls, columns and arches supporting an assembly required to have a fire-resistance rating shall,
 - (i) have a $\frac{3}{4}$ -hr fire-resistance rating,
 - (ii) be of noncombustible construction, or
 - (iii) be a combination of (i) and (ii); and

- (d) all loadbearing walls, columns and arches supporting a required fire separation shall have a fire-resistance rating at least equivalent to that required for the supported assembly.

GROUP D, UP TO 3 STOREYS

3.2.2.30.(1) A building classified as Group D shall conform to Sentence (2) provided the building,

- (a) is not more than 3 storeys in building height;
- (b) if unsprinklered, is not greater in building area than the value in Table 3.2.2.G.; and
- (c) if sprinklered, is not greater than twice the area limits of Clause (b).

TABLE 3.2.2.G.

Forming Part of Sentence 3.2.2.30.(1)

No. of Storeys	Unsprinklered Maximum Area, sq ft		
	Facing 1 Street	Facing 2 Streets	Facing 3 Streets
1	48,000	60,000	72,000
2	24,000	30,000	36,000
3	16,000	20,000	24,000
Column 1	2	3	4

(2) The building shall be of combustible or noncombustible construction used either singly or in combination, and

- (a) basements shall be subdivided by a 1-hr fire separation into areas not exceeding 5,000 sq ft, or they shall be sprinklered;
- (b) floor assemblies immediately above basements or cellars shall be a 1-hr fire separation;
- (c) floor assemblies immediately above crawl spaces shall have, if of combustible construction, a $\frac{3}{4}$ -hr fire-resistance rating, unless the crawl spaces are subdivided by $\frac{3}{4}$ -hr fire separations into areas not exceeding 5,000 sq ft, or they are sprinklered;
- (d) other floor assemblies shall be a fire separation and, if of combustible construction, shall have a $\frac{3}{4}$ -hr fire-resistance rating;
- (e) balconies and mezzanines shall have, if of combustible construction, a $\frac{3}{4}$ -hr fire-resistance rating;
- (f) roof assemblies shall have, if of combustible construction, a $\frac{3}{4}$ -hr fire-resistance rating, or in buildings not exceeding 1 storey in building height, the fire-resistance rating is not required provided that the roof assembly is constructed as a fire-retardant treated wood roof system conforming to Sentence 3.1.12.1.(2);
- (g) all loadbearing walls, columns and arches supporting an assembly required to have a fire-resistance rating shall,
 - (i) have a $\frac{3}{4}$ -hr fire-resistance rating,

- (ii) be of noncombustible construction, or
- (iii) be a combination of (i) and (ii); and
- (h) all loadbearing walls, columns and arches supporting a required fire separation shall have a fire-resistance rating at least equivalent to that required for the supported assembly.

GROUP D, UP TO 6 STOREYS

3.2.2.31.(1) A building classified as Group D shall conform to Sentence (2) provided the building,

- (a) is not more than 6 storeys in building height;
- (b) if unsprinklered, is not greater in building area than the value in Table 3.2.2.H.; and
- (c) if sprinklered, is not greater than twice the area limits of Clause (b).

TABLE 3.2.2.H.

Forming Part of Sentence 3.2.2.31.(1)

No. of Storeys	Unsprinklered Maximum Area, sq ft		
	Facing 1 Street	Facing 2 Streets	Facing 3 Streets
1	unlimited	unlimited	unlimited
2	72,000	unlimited	unlimited
3	48,000	60,000	72,000
4	36,000	45,000	54,000
5	28,800	36,000	43,200
6	24,000	30,000	36,000
Column 1	2	3	4

- (2) The building shall be of noncombustible construction, and
 - (a) basements shall be subdivided by a 2-hr fire separation into areas not exceeding 5,000 sq ft, or they shall be sprinklered;
 - (b) floor assemblies immediately above basements or cellars shall be a 2-hr fire separation;
 - (c) floor assemblies immediately above crawl spaces shall have a 1-hr fire-resistance rating unless the crawl spaces are subdivided by 1-hr fire separations into areas not exceeding 5,000 sq ft, or they are sprinklered;
 - (d) other floor assemblies shall be a 1-hr fire separation;
 - (e) balconies and mezzanines shall have a 1-hr fire-resistance rating;
 - (f) roof assemblies shall have a 1-hr fire-resistance rating in buildings 2 storeys or more in building height; and
 - (g) all loadbearing walls, columns and arches shall have a fire-resistance rating at least equivalent to that required for the supported assembly.

GROUP D, ANY HEIGHT, ANY AREA

3.2.2.32.(1) A building classified as Group D shall conform to Sentence (2) provided the building,

- (a) is not limited in building height; and
 - (b) is not limited in building area.
- (2) The building shall be of noncombustible construction, and
- (a) basements shall be subdivided by a 2-hr fire separation into areas not exceeding 5,000 sq ft, or they shall be sprinklered;
 - (b) floor assemblies immediately above basements or cellars shall be a 2-hr fire separation;
 - (c) floor assemblies immediately above crawl spaces shall have a 1-hr fire-resistance rating unless the crawl spaces are subdivided by 1-hr fire separations into areas not exceeding 5,000 sq ft, or they are sprinklered;
 - (d) other floor assemblies shall be a 2-hr fire separation;
 - (e) balconies and mezzanines shall have a 1-hr fire-resistance rating;
 - (f) roof assemblies shall have a 1-hr fire resistance rating in buildings 2 storeys or more in building height; and
 - (g) all loadbearing walls, columns and arches shall have a fire-resistance rating at least equivalent to that required for the supported assembly.

GROUP E—MERCANTILE BUILDINGS

GROUP E, 1 AND 2 STOREYS

3.2.2.33.(1) A building classified as Group E shall conform to Sentence (2) provided the building,

- (a) is not more than 2 storeys in building height;
- (b) if unsprinklered, is not greater in building area than the value in Table 3.2.2.I.; and
- (c) if sprinklered, is not greater than twice the area limits of Clause (b).

TABLE 3.2.2.I.

Forming Part of Sentence 3.2.2.33.(1)

No. of Storeys	Unsprinklered Maximum Area, sq ft		
	Facing 1 Street	Facing 2 Streets	Facing 3 Streets
1	10,000	12,500	15,000
2	6,000	7,500	9,000
Column 1	2	3	4

(2) The building shall be of combustible or noncombustible construction used either singly or in combination, and

- (a) crawl spaces in a building of combustible construction, and basements in every building shall be subdivided by $\frac{3}{4}$ -hr fire separations into areas not exceeding 3,000 sq ft, or they shall be sprinklered;
- (b) floor assemblies immediately above basements or cellars shall be a $\frac{3}{4}$ -hr fire separation;
- (c) other floor assemblies except floors over crawl spaces, shall be a $\frac{3}{4}$ -hr fire separation; and
- (d) all loadbearing walls, columns and arches shall have a fire-resistance rating at least equivalent to that required for the supported assembly.

GROUP E, UP TO 3 STOREYS

3.2.2.34.(1) A building classified as Group E shall conform to Sentence (2) provided the building,

- (a) is not more than 3 storeys in building height; and
- (b) is not greater in building area than the value in Table 3.2.2.J.

TABLE 3.2.2.J.

Forming Part of Sentence 3.2.2.34.(1)

No. of Storeys	Unsprinklered Maximum Area, sq ft		
	Facing 1 Street	Facing 2 Streets	Facing 3 Streets
1	15,000	15,000	15,000
2	12,000	15,000	15,000
3	8,000	10,000	12,000
No. of Storeys	Sprinklered Maximum Area, sq ft		
	Facing 1 Street	Facing 2 Streets	Facing 3 Streets
1	48,000	60,000	72,000
2	24,000	30,000	36,000
3	16,000	20,000	24,000

(2) The building shall be of combustible or noncombustible construction used either singly or in combination, and

- (a) basements shall be subdivided by a 1-hr fire separation into areas not exceeding 3,000 sq ft, or they shall be sprinklered;
- (b) floor assemblies immediately above basements or cellars shall be a 1-hr fire separation, except that where the basement or cellar is sprinklered, heavy timber construction may be used;
- (c) floor assemblies immediately above crawl spaces shall have, if of combustible construction, a $\frac{3}{4}$ -hr fire-resistance rating, unless the crawl spaces are subdivided by a $\frac{3}{4}$ -hr fire separation into areas not exceeding 5,000 sq ft, or they are sprinklered;
- (d) other floor assemblies shall be a $\frac{3}{4}$ -hr fire separation;

- (e) balconies and mezzanines shall have, if of combustible construction, a ¾-hr fire-resistance rating;
- (f) roof assemblies shall have a ¾-hr fire-resistance rating except that in buildings not exceeding 1 storey in building height, the fire-resistance rating is not required provided the roof assembly is of noncombustible construction, except that the roof assembly may be constructed as a fire-retardant treated wood roof system conforming to Sentence 3.1.12.1.(2);
- (g) all loadbearing walls, columns and arches supporting an assembly required to have a fire-resistance rating shall,
 - (i) have a ¾-hr fire-resistance rating,
 - (ii) be of noncombustible construction, or
 - (iii) be a combination of (i) and (ii); and
- (h) all loadbearing walls, columns and arches supporting a required fire separation shall have a fire-resistance rating at least equivalent to that required for the supported assembly.

GROUP E, UP TO 6 STOREYS

3.2.2.35.(1) A building classified as Group E shall conform to Sentence (2) provided the building,

- (a) if unsprinklered, is not more than 4 storeys in building height and is not greater in building area than 15,000 sq ft; and
- (b) if sprinklered, is not more than 6 storeys in building height and is not greater in building area than the value in Table 3.2.2.K.

TABLE 3.2.2.K.

Forming Part of Sentence 3.2.2.35.(1)

No of Storeys	Sprinklered Maximum Area, sq ft		
	Facing 1 Street	Facing 2 Streets	Facing 3 Streets
1	unlimited	unlimited	unlimited
2	75,000	unlimited	unlimited
3	50,000	62,500	75,000
4	37,500	46,875	56,250
5	30,000	37,500	45,000
6	25,000	31,250	37,500

- (2) The building shall be of noncombustible construction, and
 - (a) basements shall be subdivided by a 2-hr fire separation into areas not exceeding 3,000 sq ft, or they shall be sprinklered;
 - (b) floor assemblies immediately above basements or cellars shall be a 2-hr fire separation;
 - (c) floor assemblies immediately above crawl spaces shall have a 1-hr fire-resistance rating unless the crawl spaces are subdivided by 1-hr fire separations into areas not exceeding 5,000 sq ft, or they are sprinklered;
 - (d) other floor assemblies shall be a 2-hr fire separation;
 - (e) balconies and mezzanines shall have a 1-hr fire-resistance rating;

- (f) roof assemblies shall have a 1-hr fire-resistance rating; and
- (g) all loadbearing walls, columns and arches shall have a fire-resistance rating at least equivalent to that required for the supported assembly.

GROUP E, ANY HEIGHT, ANY AREA, SPRINKLERED

3.2.2.36.(1) A building classified as Group E shall conform to Sentence (2) provided the building,

- (a) is not limited in building height;
 - (b) is sprinklered, except as provided in Clause (2) (b); and
 - (c) is not limited in building area.
- (2) The building shall be of noncombustible construction, and
- (a) floor assemblies immediately above basements or cellars shall be a 3-hr fire separation;
 - (b) sprinklers may be omitted in crawl spaces provided,
 - (i) floor assemblies immediately above crawl spaces have a 2-hr fire-resistance rating, or
 - (ii) the crawl spaces are subdivided by a 2-hr fire separation into areas not exceeding 5,000 sq ft;
 - (c) other floor assemblies shall be a 3-hr fire separation;
 - (d) balconies and mezzanines shall have a 1½-hr fire-resistance rating;
 - (e) roof assemblies shall have a 1½-hr fire-resistance rating; and
 - (f) all loadbearing walls, columns and arches shall have a fire-resistance rating at least equivalent to that required for the supported assembly.

GROUP F—INDUSTRIAL BUILDINGS

GROUP F, DIVISION 1, 1 AND 2 STOREYS

3.2.2.37.(1) A building classified as Group F, Division 1 shall conform to Sentence (2) provided the building,

- (a) is not more than 2 storeys in building height;
- (b) if unsprinklered, is not greater in building area than the value in Table 3.2.2.L, and
- (c) if sprinklered, is not greater than twice the area limits of Clause (b).

TABLE 3.2.2.L.

Forming Part of Sentence 3.2.2.37.(1)

No. of Storeys	Unsprinklered Maximum Area, sq ft		
	Facing 1 Street	Facing 2 Streets	Facing 3 Streets
1	8,000	10,000	12,000
2	4,000	5,000	6,000
Column 1	2	3	4

- (2) The building shall be of combustible or noncombustible construction used either singly or in combination, and
- (a) basements shall be subdivided by a $\frac{3}{4}$ -hr fire separation into areas not exceeding 3,000 sq ft, or they shall be sprinklered;
 - (b) floor assemblies immediately above basements or cellars shall have a $\frac{3}{4}$ -hr fire separation;
 - (c) floor assemblies immediately above crawl spaces shall have, if of combustible construction, a $\frac{3}{4}$ -hr fire-resistance rating, unless the crawl spaces are subdivided by $\frac{3}{4}$ -hr fire separations into areas not exceeding 5,000 sq ft, or they are sprinklered;
 - (d) other floor assemblies shall be a fire separation and if of combustible construction shall have a $\frac{3}{4}$ -hr fire-resistance rating;
 - (e) all loadbearing walls, columns and arches supporting an assembly required to have a fire-resistance rating shall,
 - (i) have a $\frac{3}{4}$ -hr fire-resistance rating,
 - (ii) be of noncombustible construction, or
 - (iii) be a combination of (i) and (ii); and
 - (f) all loadbearing walls, columns and arches supporting a required fire separation shall have a fire-resistance rating at least equivalent to that required for the supported assembly.

GROUP F, DIVISION 1, UP TO 3 STOREYS, SPRINKLERED

3.2.2.38.(1) A building classified as Group F, Division 1 shall conform to Sentence (2) provided the building,

- (a) is not more than 3 storeys in building height;
- (b) is sprinklered, except as provided in Clause (2) (b); and
- (c) is not greater in building area than the value in Table 3.2.2.M.

TABLE 3.2.2.M.

Forming Part of Sentence 3.2.2.38.(1)

No. of Storeys	Sprinklered Maximum Area, sq ft		
	Facing 1 Street	Facing 2 Streets	Facing 3 Streets
1	24,000	30,000	36,000
2	12,000	15,000	18,000
3	8,000	10,000	12,000
Column 1	2	3	4

- (2) The building shall be of heavy timber or noncombustible construction used either singly or in combination, and
- (a) floor assemblies immediately above basements or cellars shall be a 2-hr fire separation of noncombustible construction;

- (b) sprinklers may be omitted in crawl spaces provided,
 - (i) floor assemblies immediately above crawl spaces have a $\frac{3}{4}$ -hr fire-resistance rating, or
 - (ii) the crawl spaces are subdivided by $\frac{3}{4}$ -hr fire separations into areas not exceeding 5,000 sq ft;
- (c) other floor assemblies shall be a $\frac{3}{4}$ -hr fire separation;
- (d) all loadbearing walls, columns and arches supporting an assembly required to have a fire-resistance rating shall,
 - (i) have a $\frac{3}{4}$ -hr fire-resistance rating,
 - (ii) be of noncombustible construction, or
 - (iii) be a combination of (i) and (ii); and
- (e) all loadbearing walls, columns and arches supporting a required fire separation shall have a fire-resistance rating at least equivalent to that required for the supported assembly.

GROUP F, DIVISION 1, UP TO 4 STOREYS

3.2.2.39.(1) A building classified as Group F, Division 1 shall conform to Sentence (2) provided the building,

- (a) is not more than 4 storeys in building height;
- (b) if unsprinklered, is not greater in building area than the value in Table 3.2.2.N.; and
- (c) if sprinklered, is not greater than twice the area limits of Clause (b).

TABLE 3.2.2.N.

Forming Part of Sentence 3.2.2.39.(1)

No. of Storeys	Unsprinklered Maximum Area, sq ft		
	Facing 1 Street	Facing 2 Streets	Facing 3 Streets
1	24,000	30,000	36,000
2	12,000	15,000	18,000
3	8,000	10,000	12,000
4	6,000	7,500	9,000
Column 1	2	3	4

(2) The building shall be of noncombustible construction, and

- (a) basements shall be subdivided by a 2-hr fire separation into areas not exceeding 3,000 sq ft, or they shall be sprinklered;
- (b) floor assemblies immediately above basements or cellars shall be a 2-hr fire separation;
- (c) floor assemblies immediately above crawl spaces shall have a 2-hr fire-resistance rating unless the crawl spaces are subdivided by 2-hr fire separations into areas not exceeding 5,000 sq ft, or they are sprinklered;
- (d) other floor assemblies shall be a 2-hr fire separation;

- (e) balconies and mezzanines shall have a 1-hr fire-resistance rating;
- (f) roof assemblies shall have a 1-hr fire-resistance rating; and
- (g) all loadbearing walls, columns and arches shall have a fire-resistance rating at least equivalent to that required for the supported assembly.

GROUP F, DIVISION 1, UP TO 4 STOREYS, SPRINKLERED

3.2.2.40.(1) A building classified as Group F, Division 1 shall conform to Sentence (2) provided the building,

- (a) is not more than 4 storeys in building height;
- (b) is sprinklered, except as provided in Clause (2) (b); and
- (c) is not greater in building area than the value in Table 3.2.2.O.

TABLE 3.2.2.O.

Forming Part of Sentence 3.2.2.40.(1)

No. of Storeys	Sprinklered Maximum Area, sq ft		
	Facing 1 Street	Facing 2 Streets	Facing 3 Streets
1	60,000	75,000	90,000
2	30,000	37,500	45,000
3	20,000	25,000	30,000
4	15,000	18,750	22,500
Column 1	2	3	4

- (2) The building shall be of noncombustible construction, and
 - (a) floor assemblies immediately above basements or cellars shall be a 3-hr fire separation;
 - (b) sprinklers may be omitted in crawl spaces provided,
 - (i) floor assemblies immediately above crawl spaces have 2-hr fire-resistance ratings, or
 - (ii) the crawl spaces are subdivided by 2-hr fire separations into areas not exceeding 5,000 sq ft;
 - (c) other floor assemblies shall be a 3-hr fire separation;
 - (d) balconies and mezzanines shall have a 1½-hr fire-resistance rating;
 - (e) roof assemblies shall have a 1½-hr fire-resistance rating; and
 - (f) all loadbearing walls, columns and arches shall have a fire-resistance rating at least equivalent to that required for the supported assembly.

GROUP F, DIVISION 2, 1 AND 2 STOREYS

3.2.2.41.(1) A building classified as Group F, Division 2 shall conform to Sentence (2) provided the building,

- (a) is not more than 2 storeys in building height; and
- (b) is not greater in building area than the value in Table 3.2.2.P.

TABLE 3.2.2.P.

Forming Part of Sentence 3.2.2.41.(1)

No. of Storeys	Unsprinklered Maximum Area, sq ft		
	Facing 1 Street	Facing 2 Streets	Facing 3 Streets
1	10,000	12,500	15,000
2	6,000	7,500	9,000
No. of Storeys	Sprinklered Maximum Area, sq ft		
	Facing 1 Street	Facing 2 Streets	Facing 3 Streets
1	30,000	37,500	45,000
2	12,000	15,000	18,000
Column 1	2	3	4

(2) The building shall be of combustible or noncombustible construction used either singly or in combination, and

- (a) crawl spaces in a building of combustible construction, and basements in every building shall be subdivided by $\frac{3}{4}$ -hr fire separation into areas not exceeding 3,000 sq ft, or they shall be sprinklered;
- (b) floor assemblies immediately above basements or cellars shall be a $\frac{3}{4}$ -hr fire separation;
- (c) other floor assemblies, except floors over crawl spaces, shall be a fire separation and, if of combustible construction, shall have a $\frac{3}{4}$ -hr fire-resistance rating;
- (d) all loadbearing walls, columns and arches supporting an assembly required to have a fire-resistance rating shall,
 - (i) have a $\frac{3}{4}$ -hr fire-resistance rating,
 - (ii) be of noncombustible construction, or
 - (iii) be a combination of (i) and (ii); and
- (e) all loadbearing walls, columns and arches supporting a required fire separation shall have a fire-resistance rating at least equivalent to that required for the supported assembly.

GROUP F, DIVISION 2, UP TO 4 STOREYS

3.2.2.42.(1) A building classified as Group F, Division 2 shall conform to Sentence (2) provided the building,

- (a) is not more than 4 storeys in building height;
- (b) if unsprinklered, is not greater in building area than the value in Table 3.2.2.Q. and
- (c) if sprinklered, is not greater than twice the area limits of Clause (b).

TABLE 3.2.2.Q.

Forming Part of Sentence 3.2.2.42.(1)

No. of Storeys	Unsprinklered Maximum Area, sq ft		
	Facing 1 Street	Facing 2 Streets	Facing 3 Streets
1	32,000	40,000	48,000
2	16,000	20,000	24,000
3	10,700	13,400	16,000
4	8,000	10,000	12,000
Column 1	2	3	4

(2) The building shall be of combustible or noncombustible construction used either singly or in combination, and

- (a) basements shall be subdivided by a 1-hr fire separation into areas not exceeding 3,000 sq ft, or they shall be sprinklered;
- (b) floor assemblies immediately above basements or cellars shall be a 1-hr fire separation of noncombustible construction;
- (c) floor assemblies immediately above crawl spaces shall have a $\frac{3}{4}$ -hr fire-resistance rating unless the crawl spaces are subdivided by $\frac{3}{4}$ -hr fire separations into areas not exceeding 5,000 sq ft, or they are sprinklered;
- (d) other floor assemblies shall be a $\frac{3}{4}$ -hr fire separation;
- (e) balconies and mezzanines shall have, if of combustible construction, a $\frac{3}{4}$ -hr fire-resistance rating;
- (f) roof assemblies shall have, if of combustible construction, a $\frac{3}{4}$ -hr fire-resistance rating or in buildings not exceeding 1 storey in building height, the fire-resistance rating is not required provided that the roof assembly is constructed as a fire-retardant treated wood roof system conforming to Sentence 3.1.12.1.(2);
- (g) all loadbearing walls, columns and arches supporting an assembly required to have a fire-resistance rating shall,
 - (i) have a $\frac{3}{4}$ -hr fire-resistance rating,
 - (ii) be of noncombustible construction, or
 - (iii) be a combination of (i) and (ii); and
- (h) all loadbearing walls, columns and arches supporting a required fire separation shall have a fire-resistance rating at least equivalent to that required for the supported assembly.

GROUP F, DIVISION 2, UP TO 4 STOREYS

3.2.2.43.(1) A building classified as Group F, Division 2 shall conform to Sentence (2) provided the building,

- (a) is not more than 4 storeys in building height;
- (b) if unsprinklered, is not greater in building area than the value in Table 3.2.2.R.; and
- (c) if sprinklered, is not greater than twice the area limits of Clause (b).

TABLE 3.2.2.R.
Forming Part of Sentence 3.2.2.43.(1)

No. of Storeys	Unsprinklered Maximum Area, sq ft		
	Facing 1 Street	Facing 2 Streets	Facing 3 Streets
1	60,000	75,000	90,000
2	30,000	37,500	45,000
3	20,000	25,000	30,000
4	15,000	18,750	22,500
Column 1	2	3	4

- (2) The building shall be of noncombustible construction, and
- (a) basements shall be subdivided by a 2-hr fire separation into areas not exceeding 3,000 sq ft, or they shall be sprinklered;
 - (b) floor assemblies immediately above basements or cellars shall be a 2-hr fire separation;
 - (c) floor assemblies immediately above crawl spaces shall have a 1-hr fire-resistance rating unless the crawl spaces are subdivided by 1-hr fire separations into areas not exceeding 5,000 sq ft, or they are sprinklered;
 - (d) other floor assemblies shall be a 1-hr fire separation;
 - (e) balconies and mezzanines shall have a 1-hr fire-resistance rating;
 - (f) roof assemblies shall have a 1-hr fire-resistance rating; and
 - (g) all loadbearing walls, columns and arches shall have a fire-resistance rating at least equivalent to that required for the supported assembly.

GROUP F, DIVISION 2, UP TO 6 STOREYS

3.2.2.44.(1) A building classified as Group F, Division 2 shall conform to Sentence (2) provided the building,

- (a) is not more than 6 storeys in building height;
- (b) if unsprinklered, is not greater in building area than the value in Table 3.2.2.S.; and
- (c) if sprinklered, is not greater than twice the area limits of Clause (b).

TABLE 3.2.2.S.
Forming Part of Sentence 3.2.2.44.(1)

No. of Storeys	Unsprinklered Maximum Area, sq ft		
	Facing 1 Street	Facing 2 Streets	Facing 3 Streets
1	90,000	112,500	135,000
2	45,000	56,250	67,500
3	30,000	37,500	45,000
4	22,500	28,125	33,750
5	18,000	22,500	27,000
6	15,000	18,750	22,500
Column 1	2	3	4

(2) The building shall be of noncombustible construction, and

- (a) basements shall be subdivided by a 2-hr fire separation into areas not exceeding 3,000 sq ft, or they shall be sprinklered;
- (b) floor assemblies immediately above basements or cellars shall be a 2-hr fire separation;
- (c) floor assemblies immediately above crawl spaces shall have a 2-hr fire-resistance rating unless the crawl spaces are subdivided by 2-hr fire separations into areas not exceeding 5,000 sq ft, or they are sprinklered;
- (d) other floor assemblies shall be a 2-hr fire separation;
- (e) balconies and mezzanines shall have a 1-hr fire-resistance rating;
- (f) roof assemblies shall have a 1-hr fire-resistance rating; and
- (g) all loadbearing walls, columns and arches shall have a fire-resistance rating at least equivalent to that required for the supported assembly.

GROUP F, DIVISION 2, ANY HEIGHT, ANY AREA, SPRINKLERED

3.2.2.45.(1) A building classified as Group F, Division 2 shall conform to Sentence (2) provided the building,

- (a) is not limited in building height;
- (b) is sprinklered, except as provided in Clause (2) (b); and
- (c) is not limited in building area.

(2) The building shall be of noncombustible construction, and

- (a) floor assemblies immediately above basements or cellars shall be a 3-hr fire separation;
- (b) sprinklers may be omitted in crawl spaces provided,
 - (i) floor assemblies immediately above crawl spaces have a 2-hr fire-resistance rating; or
 - (ii) the crawl spaces are subdivided by a 2-hr fire separation into areas not exceeding 5,000 sq ft;
- (c) other floor assemblies shall be a 3-hr fire separation;
- (d) balconies and mezzanines shall have a 1½-hr fire-resistance rating;
- (e) roof assemblies shall have a 1½-hr fire-resistance rating; and
- (f) all loadbearing walls, columns and arches shall have a fire-resistance rating at least equivalent to that required for the supported assembly.

GROUP F, DIVISION 3, 1 AND 2 STOREYS

3.2.2.46.(1) A building classified as Group F, Division 3 shall conform to Sentence (2) provided the building,

- (a) is not more than 2 storeys in building height; and
- (b) is not greater in building area than the value in Table 3.2.2.T.

TABLE 3.2.2.T.

Forming Part of Sentence 3.2.2.46.(1)

No. of Storeys	Unsprinklered Maximum Area, sq ft		
	Facing 1 Street	Facing 2 Streets	Facing 3 Streets
1	16,000	20,000	24,000
2	8,000	10,000	12,000
No. of Storeys	Sprinklered Maximum Area, sq ft		
	Facing 1 Street	Facing 2 Streets	Facing 3 Streets
1	48,000	60,000	72,000
2	16,000	20,000	24,000
Column 1	2	3	4

(2) The building shall be of combustible or noncombustible construction used either singly or in combination, and

- (a) basements shall be subdivided by a $\frac{3}{4}$ -hr fire separation into areas not exceeding 5,000 sq ft, or they shall be sprinklered;
- (b) floor assemblies immediately above basements or cellars shall be a $\frac{3}{4}$ -hr fire separation;
- (c) floor assemblies immediately above crawl spaces shall have, if of combustible construction a $\frac{3}{4}$ -hr fire-resistance rating, unless the crawl spaces are subdivided by $\frac{3}{4}$ -hr fire separations into areas not exceeding 10,000 sq ft, or they are sprinklered;
- (d) all loadbearing walls, columns and arches supporting an assembly required to have a fire-resistance rating shall,
 - (i) have a $\frac{3}{4}$ -hr fire-resistance rating,
 - (ii) be of noncombustible construction, or
 - (iii) be a combination of (i) and (ii); and
- (e) all loadbearing walls, columns and arches supporting a required fire separation shall have a fire-resistance rating at least equivalent to that required for the supported assembly.

(3) Notwithstanding the requirements of Sentence (2) for fire separations, openings for vehicle ramps are permitted through floors in storage garages.

GROUP F, DIVISION 3, UP TO 4 STOREYS

3.2.2.47.(1) A building classified as Group F, Division 3 shall conform to Sentence (2) provided the building,

- (a) is not more than 4 storeys in building height;
- (b) if unsprinklered is not greater in building area than the value in Table 3.2.2.U.; and

(c) if sprinklered, is not greater than twice the area limits of Clause (b).

TABLE 3.2.2.U.

Forming Part of Sentence 3.2.2.47.(1)

No. of Storeys	Unsprinklered Maximum Area, sq ft		
	Facing 1 Street	Facing 2 Streets	Facing 3 Streets
1	48,000	60,000	72,000
2	24,000	30,000	36,000
3	16,000	20,000	24,000
4	12,000	15,000	18,000
Column 1	2	3	4

(2) The building shall be of combustible or noncombustible construction used either singly or in combination, and

- (a) basements shall be subdivided by a 1-hr fire separation into areas not exceeding 5,000 sq ft, or they shall be sprinklered;
- (b) floor assemblies immediately above basements or cellars shall be a 1-hr fire separation;
- (c) floor assemblies immediately above crawl spaces shall have, if of combustible construction, a $\frac{3}{4}$ -hr fire-resistance rating unless the crawl spaces are subdivided by a $\frac{3}{4}$ -hr fire separation into areas not exceeding 10,000 sq ft, or they are sprinklered;
- (d) other floor assemblies shall be a fire separation and, if of combustible construction, shall have a $\frac{3}{4}$ -hr fire-resistance rating;
- (e) balconies and mezzanines shall have, if of combustible construction, a $\frac{3}{4}$ -hr fire-resistance rating;
- (f) roof assemblies shall have if of combustible construction, a $\frac{3}{4}$ -hr fire-resistance rating or in buildings not exceeding 1 storey in building height, the fire-resistance rating is not required provided that the roof assembly is constructed as a fire-retardant treated wood roof system conforming to Sentence 3.1.12.1.(2);
- (g) all loadbearing walls, columns and arches supporting an assembly required to have a fire-resistance rating shall,
 - (i) have a $\frac{3}{4}$ -hr fire-resistance rating,
 - (ii) be of noncombustible construction, or
 - (iii) be a combination of (i) and (ii); and
- (h) all loadbearing walls, columns and arches supporting a required fire separation shall have a fire-resistance rating at least equivalent to that required for the supported assembly.

(3) Notwithstanding the requirements of Sentence (2) for fire separations, openings for vehicle ramps are permitted through floors in storage garages.

GROUP F, DIVISION 3, 1 STOREY

3.2.2.48.(1) A building classified as Group F, Division 3 shall conform to Sentence (2) provided the building,

- (a) is not more than 1 storey in building height; and
- (b) if unsprinklered, is not greater in building area than the value in Table 3.2.2.V.; and
- (c) if sprinklered, is not greater than twice the area limits of Clause (b).

TABLE 3.2.2.V.
Forming Part of Sentence 3.2.2.48.(1)

No. of Storeys	Unsprinklered Maximum Area, sq ft		
	Facing 1 Street	Facing 2 Streets	Facing 3 Streets
1	56,000	70,000	84,000
Column 1	2	3	4

(2) The building shall be of heavy timber or noncombustible construction used either singly or in combination, and

- (a) basements shall be subdivided by a $\frac{3}{4}$ -hr fire separation into areas not exceeding 5,000 sq ft or they shall be sprinklered;
- (b) floor assemblies immediately above basements or cellars shall be a $\frac{3}{4}$ -hr fire separation;
- (c) all loadbearing walls, columns and arches supporting an assembly required to have a fire-resistance rating shall,
 - (i) have a $\frac{3}{4}$ -hr fire-resistance rating,
 - (ii) be of noncombustible construction, or
 - (iii) be a combination of (i) and (ii); and
- (d) all loadbearing walls, columns and arches supporting a required fire separation shall have a fire-resistance rating at least equivalent to that required for the supported assembly.

(3) Notwithstanding the requirements of Sentence (2) for fire separations, openings for vehicle ramps are permitted through floors in storage garages.

GROUP F, DIVISION 3, 1 STOREY, ANY AREA, LOW FIRE-LOAD OCCUPANCY

3.2.2.49.(1) A building classified as Group F, Division 3 shall conform to Sentence (2) provided the building,

- (a) is not more than 1 storey in building height;
 - (b) is used solely for low fire load occupancies such as,
 - (i) power generating plants, or
 - (ii) plants for the manufacture or storage of noncombustible materials as asbestos, brick, cement, concrete or steel, and
 - (c) is not limited in building area.
- (2) The building shall be of noncombustible construction, and

- (a) basements shall be subdivided by a 1-hr fire separation into areas not exceeding 5,000 sq ft, or they shall be sprinklered;

- (b) floor assemblies immediately above basements or cellars shall be a 1-hr fire separation;
- (c) floor assemblies immediately above crawl spaces shall have a 1-hr fire-resistance rating, unless the crawl spaces are subdivided by 1-hr fire separations into areas not exceeding 10,000 sq ft, or they are sprinklered; and
- (d) all loadbearing walls, columns and arches shall have a fire-resistance rating at least equivalent to that required for the supported assembly.

GROUP F, DIVISION 3, STORAGE GARAGES UP TO 70 FT IN HEIGHT

3.2.2.50.(1) A building used as a storage garage and having no other occupancy above it may have its floor, wall, ceiling and roof assemblies constructed without a fire-resistance rating provided the building is,

- (a) an open air storage garage of noncombustible construction;
- (b) not more than 70 ft in height above grade;
- (c) not more than 100,000 sq ft in building area;
- (d) in conformance with Sentence 3.6.3.4.(6).; and
- (e) designed so that every portion of each floor area is within 200 ft of an exterior wall opening.

GROUP F, DIVISION 3, UP TO 6 STOREYS

3.2.2.51.(1) A building classified as Group F, Division 3 shall conform to Sentence (2) provided the building,

- (a) is not more than 6 storeys in building height; and
- (b) if unsprinklered, is not greater in building area than the value in Table 3.2.2.X.;
or
- (c) if sprinklered, is not greater than twice the area limits of Clause (b).

TABLE 3.2.2.X.

Forming Part of Sentence 3.2.2.51.(1)

No. of Storeys	Unsprinklered Maximum Area, sq ft		
	Facing 1 Street	Facing 2 Streets	Facing 3 Streets
1	unlimited	unlimited	unlimited
2	72,000	90,000	108,000
3	48,000	60,000	72,000
4	36,000	45,000	54,000
5	28,800	36,000	43,200
6	24,000	30,000	36,000

- (2) The building shall be of noncombustible construction, and
 - (a) basements shall be subdivided by a 2-hr fire separation into areas not exceeding 5,000 sq ft, or they shall be sprinklered;
 - (b) floor assemblies immediately above basements or cellars shall be a 2-hr fire separation;

- (c) floor assemblies immediately above crawl spaces shall have a 1-hr fire-resistance rating, unless the crawl spaces are subdivided by 1-hr fire separations into areas not exceeding 10,000 sq ft, or they are sprinklered;
 - (d) other floor assemblies shall be a 1-hr fire separation;
 - (e) balconies and mezzanines shall have a 1-hr fire-resistance rating;
 - (f) roof assemblies shall have a 1-hr fire-resistance rating; and
 - (g) all loadbearing walls, columns and arches shall have a fire-resistance rating at least equivalent to that required for the supported assembly.
- (3) Notwithstanding the requirements of Sentence (2) for fire separations, openings for vehicle ramps are permitted through floors in storage garages.

GROUP F, DIVISION 3, ANY HEIGHT, ANY AREA

3.2.2.52.(1) A building classified as Group F, Division 3 shall conform to Sentence (2) provided the building,

- (a) is not limited in building height; and
 - (b) is not limited in building area.
- (2) The building shall be of noncombustible construction, and
- (a) basements shall be subdivided by a 2-hr fire separation into areas not exceeding 5,000 sq ft, or they shall be sprinklered;
 - (b) floor assemblies immediately above basements or cellars shall be a 2-hr fire separation;
 - (c) floor assemblies immediately above crawl spaces shall have a 1-hr fire-resistance rating, unless the crawl spaces are subdivided by 1-hr fire separations into areas not exceeding 10,000 sq ft, or they are sprinklered;
 - (d) all other floor assemblies shall be at least a 2-hr fire separation except that such floor assemblies may be reduced to 1-hr in a storage garage conforming to Sentence 3.6.3.4.(6).;
 - (e) balconies and mezzanines shall have a 1-hr fire-resistance rating;
 - (f) roof assemblies shall have a 1-hr fire-resistance rating; and
 - (g) all loadbearing walls, columns and arches shall have a fire-resistance rating at least equivalent to that required for the supported assembly.
- (3) Notwithstanding the requirements of Sentence (2) for fire separations, openings for vehicle ramps are permitted through floors in storage garages.

Subsection 3.2.3. Spatial Separation and Exposure Protection of Buildings

3.2.3.1.(1) Except as provided in Articles 3.2.3.2., 3.2.3.6. and 3.2.3.8., the area of unprotected openings shall not exceed that set forth in Tables 3.2.3.A. or 3.2.3.B. for the limiting distance applicable to the exposing building face under consideration.

(2) The area of the unprotected openings in an exposing building face shall be the aggregate area of unprotected openings. This is expressed as a percentage of the area of the exposing building face in Tables 3.2.3.A. and 3.2.3.B.

(3) Where the exterior wall of a building is an irregular shape, the limiting distance may be determined by measuring from a vertical plane located so that no portion of the exterior wall of the building is between such vertical plane and the line to which the

Limiting
distance

limiting distance is measured; in such cases the area of unprotected openings shall be determined from the projection onto this plane of the unprotected openings occurring in the exterior wall.

(4) Where firefighting services are not available within ten minutes of the alarm being received, the limiting distance required by this Article shall be doubled.

3.2.3.2. Methods other than that described in Article 3.2.3.1. for determining the maximum allowable area of unprotected openings in an exposing building face may be used provided the standard of safety is not reduced.

3.2.3.3.(1) The area of an exposing building face shall be calculated as the total area of exterior wall facing in one direction on any side of a building measured from the finished ground level to the uppermost ceiling except that where a building is divided by fire separation into fire compartments, the area of exposing building face may be calculated for each fire compartment provided such fire separations, -

Area of
exposing
building face

- (a) in Group A, B, C, D or F, Division 3 occupancy have a fire-resistance rating at least equal to that required for the floor assembly but shall not be less than 3/4-hr and need not be more than 1-hr; and
- (b) in Group E or Group F, Division 1 or 2 occupancy have a fire-resistance rating of at least 2-hr.

3.2.3.4.(1) Every wall that is a party wall shall be constructed as a firewall except as permitted in Sentence 3.2.1.1.(2).

Walls with
limiting
distance less
than 4 ft.

(2) Openings in every wall that has a limiting distance of less than 4 ft shall be protected by closures as required for the grade of fire separation of the wall; wired glass and glass blocks shall not be used for such closures.

Forming Part of Subsection 3.2.3

AREA OF UNPROTECTED OPENING (PER CENT) FOR GROUP A, B, C, D AND GROUP F DIVISION 3 OCCUPANCIES

[illegible]

Forming Part of Subsection 3.2.3.

[illegible]

3.2.3.5.(1) Except as permitted in Sentences (3) and (4), and Article 3.2.3.7., where a limiting distance shown in Table 3.2.3.A. for a Group A, B, C, D, or F, Division 3 occupancy classification is such as to permit an exposing building face to have unprotected openings of,

- (a) not more than 10 per cent of the exposing building face, the exposing building face shall be of noncombustible construction having a fire-resistance rating of at least 1 hr;
- (b) greater than 10 per cent but not greater than 25 per cent of the exposing building face, the exposing building face shall have a fire-resistance rating of at least 1-hr for the type of construction allowed and be clad with noncombustible cladding; and
- (c) greater than 25 per cent but less than 100 per cent of the exposing building face, the exposing building face shall have at least a $\frac{3}{4}$ -hr fire-resistance rating for the type of construction allowed.

(2) Except as permitted in Sentences (3) and (4) where a limiting distance shown in Table 3.2.3.B. for a Group E or Group F, Division 1 or 2 occupancy classification is such as to permit an exposing building face to have unprotected openings of,

- (a) not more than 10 per cent of the exposing building face, the exposing building face shall be of noncombustible construction having a fire-resistance rating of at least 2-hr;
- (b) greater than 10 per cent but not greater than 25 per cent of the exposing building face, the exposing building face shall have a fire-resistance rating of at least 2-hr for the type of construction allowed and be clad with noncombustible cladding; and
- (c) greater than 25 per cent but less than 100 per cent of the exposing building face, the exposing building face shall have at least a 1-hr fire-resistance rating for the type of construction allowed.

(3) Structural members, such as beams, columns and arches placed wholly or partly outside an exterior face of a building and which are 10 ft or more from the property line or centre line of a public thoroughfare need not be protected from exterior fires.

(4) Such structural members that are less than 10 ft from the property line or centre line of a public thoroughfare shall be protected from exterior fire by fire protection having a fire-resistance rating at least equal to that required for their protection from inside fires in conformance with Articles 3.2.2.9. to 3.2.2.52., or by fire protection having a 1-hr fire-resistance rating, whichever is the greater.

(5) Structural members of heavy timber construction such as beams, columns and arches placed wholly or partly outside an exterior face of a building and which are 10 ft or more from the property line or centre line of a public thoroughfare need not be covered with noncombustible cladding.

3.2.3.6.(1) An exposing face of a building is permitted to have unlimited unprotected openings,

- (a) in a storage garage conforming to Sentence 3.6.3.4.(6), having a limiting distance of at least 10 ft, or
- (b) in the first storey of a building that faces a street, and having a limiting distance of at least 30 ft.

3.2.3.7.(1) For any building of Group F, Division 3 occupancy any non-loadbearing wall comprising an exposing building face may be of noncombustible construction without a required fire-resistance rating provided the building,

- (a) does not exceed 1 storey in building height;

(b) is used for low fire load occupancies such as described in Sentence 3.2.2.49.(1); and

(c) is located so that the limiting distance is not less than 10 ft.

3.2.3.8.(1) The area of unprotected openings in any exposing building face may be double the area permitted in Sentence 3.2.3.1.(1) where,

Increased
openings
permitted

(a) the building is sprinklered; or

(b) such openings are glazed with wired glass in steel frames conforming to the requirements of Article 3.1.7.3.

3.2.3.9.(1) Where the surface temperature on the unexposed surface of a wall assembly exceeds the maximum of a standard fire test as permitted in Sentence 3.1.5.1.(4), the limiting distance shall be increased to reduce possible fire damage from the hot unexposed wall surface to an adjacent building.

Increased
limiting
distance

(2) The increased limiting distance required in Sentence (1) shall be obtained by applying to Tables 3.2.3.A. or 3.2.3.B. a corrected area of unprotected openings obtained as follows:

$$A_C = A + (A_F \times F_{EO})$$

where A_C = corrected area of *unprotected openings* including actual and equivalent openings,

A = actual area of *unprotected openings*

A_F = area of exterior surface of the *exposing building face* exclusive of openings on which the temperature limitation of the standard test is exceeded,

F_{EO} = an "equivalent opening factor" derived from the following expression:

$$F_{EO} = \frac{(T_u + 460)^4}{(T_e + 460)^4}$$

where T_u = average temperature in degrees Fahrenheit of the unexposed wall surface at the time the required *fire-resistance rating* is reached under test conditions,

T_e = 1638°F for a ¼-hr *fire-resistance rating*,
1700°F for a 1-hr *fire-resistance rating*, and
1850°F for a 2-hr *fire-resistance rating*.

3.2.3.10. Where two external walls of two buildings meet at a firewall at an angle of 135 deg. or less, the least distance from an opening in an exposing building face to an opening in the other exposing building face measured horizontally in a straight line between their closest parts shall be that derived from the following formula, but in no case shall the distance be less than 3 ft

Least
distance
between
openings

$$L_o = 2L - \left(\frac{\theta}{90} \times L \right)$$

where L_o = the least distance between any opening in one *exposing building face* and any opening in another *exposing building face*,

L = the greater required *limiting distance* of the *exposing building faces* under consideration, and

θ = the external angle, deg., between two *exposing building faces*.

3.2.3.11. Except as provided in Sentence 3.2.3.15.(4), where a wall is exposed to a fire hazard from an adjoining roof of a separate fire compartment of the same building, and the construction of the adjoining roof assembly has a fire-resistance rating less than 1-hr, every opening in the exposed wall within 3 storeys vertically and 15 ft horizontally of such roof shall be protected with wired glass in steel frames in accordance with Article 3.1.7.3.

Walls exposed
to adjoining
roof

3.2.3.12. In order to reduce the hazard of fire spread from the roof of one building to another, every building shall have a Class A, B or C roof covering, as described in Subsection 3.1.13., except that such classes of roof coverings are not required for build-

ings of Group A, Division 2 occupancies not exceeding 2 storeys in building height and not exceeding 10,000 sq ft in building area provided the roof covering is underlaid with a noncombustible material.

SEPARATION OF BUILDINGS CONNECTED BY COVERED MALLS

3.2.3.13.(1) When part of a building is completely separated from the remainder of the building by a covered mall that provides a horizontal separation of not less than 30 ft, then each portion of the building so separated may be considered as a separate building provided that,

- (a) the covered mall is designed and used only as a pedestrian thoroughfare, except that ornamental and pedestrian oriented uses that do not create a hazard may be permitted;
- (b) the covered mall is sprinklered and provided with a standpipe and hose system if the abutting occupancies are not sprinklered;
- (c) the covered mall is separated from the remainder of the building by a 1-hr fire separation or the floor area not so separated is sprinklered;
- (d) the covered mall has no direct access to more than 1 storey of the building if the mall is below grade, and to not more than 2 storeys if the mall is above grade;
- (e) the covered mall is equipped with a fire alarm and detection system that will satisfy the requirements of each of the abutting occupancies;
- (f) the covered mall roof-ceiling assembly is of noncombustible construction having a fire-resistance rating of at least 1-hr except that any part of the mall roof that is more than 20 ft above the floor of the mall,
 - (i) need not have a fire-resistance rating, and
 - (ii) may be of exposed heavy timber construction if none of the portions of the building separated by the covered mall is required to be of noncombustible construction;
- (g) the interior finish of each covered mall has a flame spread rating conforming to the flame spread rating requirements of exits except,
 - (i) that roofs of exposed heavy timber construction may exceed these limits, and
 - (ii) for plastic sign facing materials as provided in Sentence 3.7.4.1.(3);
- (h) not more than 1 covered mall is located above another covered mall;
- (i) where 1 covered mall is located above another mall, the malls are separated by a fire separation of noncombustible construction having a fire-resistance rating of at least 2 hr; and
- (j) where the fire separation is omitted as provided in Clause (c) and a heating, ventilating or air-conditioning duct system serves more than 1 occupancy, a smoke detector shall be installed in the return air duct leaving each occupancy so connected and shall, upon actuation, shut down the fans and sound the alarm system as prescribed in Subsection 3.2.4.

SEPARATION OF BUILDINGS CONNECTED BY A COVERED VEHICULAR PASSAGEWAY

3.2.3.14.(1) When part of a building is completely separated from the remainder of the building by a covered vehicular passageway that provides a horizontal separation of not less than 30 ft then each portion of the building so separated may be considered as a separate building provided the covered vehicular passageway,

- (a) is separated from the remainder of the building by a 1½-hr fire separation;
 - (b) when constructed below grade is of noncombustible construction;
 - (c) when constructed above grade shall conform to Clauses 3.2.3.13.(1) (f) and (i); and
 - (d) has an interior finish having a flame spread rating not greater than 25 except that this requirement does not apply to roofs of exposed heavy timber construction.
- (2) RESERVED
 - (3) RESERVED
 - (4) RESERVED
 - (5) RESERVED

SEPARATION OF BUILDINGS CONNECTED BY WALKWAYS

3.2.3.15.(1) Except as provided in Sentence 3.2.3.16.(2), where buildings are connected by a walkway, each building shall be separated from the walkway by at least a ¾-hr fire separation. Separation

(2) An enclosed walkway shall be of noncombustible construction where connected to a building required to be of noncombustible construction.

(3) A covered walkway shall be of noncombustible construction where connected to a building required to be of noncombustible construction, except that such a walkway at grade may be of heavy timber construction.

(4) The requirements of Article 3.2.3.11. shall not apply where walkways are of noncombustible construction. Roof exposure

UNDERGROUND WALKWAY

3.2.3.16.(1) An underground walkway shall not be designed or used for any purpose other than pedestrian travel unless,

- (a) such other purpose is permitted, and the entire walkway and the spaces used for other purposes are sprinklered; or
- (b) the zone between smoke barrier doors as prescribed in Sentence (4) and such spaces contained therein are sprinklered.

(2) Buildings connected by an underground walkway shall be separated from the walkway by a 1-hr fire separation. Separation

(3) An underground walkway shall be of noncombustible construction suitable for underground location.

(4) Smoke barrier doors shall be installed in underground walkways at intervals not exceeding 300 ft or the travel distance from the door of an adjacent room or space to the nearest exit shall not exceed 1½ times the least allowable travel distance for any of the adjacent occupancies as prescribed in Sentence 3.4.2.3.(1). Travel distance

(5) The interior finish of every underground walkway shall be of noncombustible materials having a flame-spread rating and a smoke developed classification not greater than 25. Interior finish

ENCLOSED COURT

3.2.3.17.(1) This Article applies to an enclosed court visually open to floor areas or parts thereof classified as,

- (a) Group A, Assembly Occupancy, Division 2;

- (b) Group C, Residential Occupancy;
- (c) Group D, Business and Personal Service Occupancy; or
- (d) Group E, Mercantile Occupancy.

(2) Every Group A, D and E occupancy adjacent to the enclosed court shall be sprinklered and the sprinkler system shall be equipped with a water flow and supervisory signal system that will,

- (a) transmit automatically a water-flow signal directly to the fire department or through an independent central station;
- (b) transmit automatically other supervisory signals to an proprietary control centre or to an independent central station; and
- (c) activate a signal at the central alarm and control facility when such facility is provided in accordance with Article 3.2.6.8.

(3) Every Group C occupancy adjacent to the enclosed court shall,

- (a)
 - (i) be sprinklered in accordance with Sentence (2), and
 - (ii) be provided with means of egress which does not pass through the enclosed court; or
- (b) be separated from the enclosed court by a fire separation having a fire-resistance rating of at least 1 hr and for purposes of this requirement,
 - (i) only wired glass or glass block conforming to Sentences 3.1.7.3.(2) and (3) may be used as a closure, and
 - (ii) the size limitations in Sentence 3.1.7.2.(1) for such closure need not be met.

(4) Except as permitted in Sentence (5), every building containing an enclosed court shall be,

- (a) designed to control smoke by a registered professional engineer;
- (b) designed so that during a period of 2 hr after the start of a fire all floor areas adjacent to the enclosed court, other than the fire floor, will not contain more than 1 per cent by volume of contaminated air from the fire floor, assuming an outdoor temperature equal to the January design temperature on a 2½ per cent basis in Subsection 4.9.10.; and
- (c) checked and tested for control of smoke movement and venting by measuring pressure differences and direction of air flow around doors and through separating walls of fire compartments.

(5) Where the building is less than 60 ft in height measured between grade and the floor level of the top storey and contains an enclosed court, the enclosed court may be provided with vents at or near the level of the enclosed court roof in which,

- (a) the ratio of effective area of vent opening to the enclosed court floor area is not less than 1:40;
- (b) the minimum dimension of each vent opening is 4 feet;
- (c) the maximum spacing between vents is 100 feet; and
- (d) the vents open automatically on the operation of the building fire alarm system.

(6) A fire alarm system shall be provided for the enclosed court and the rest of the building connected to it and products of combustion detectors connected to the building

fire alarm system shall be installed within the enclosed court in accordance with Table 3.2.3.D. depending on the most restrictive of the adjoining occupancies.

TABLE 3.2.3.D.

Forming Part of Sentence 3.2.3.17.(6)

Occupancy Classification	Location of Products of Combustion Detectors on Enclosed Court Walls		Maximum Spacing of Products of Combustion Detectors on Enclosed Court Ceilings, ft centres
	Vertical Location	Maximum Horizontal Spacing, ft	
Group C	Near ceiling Near midheight Near floor	15	15
Group A, Div 2 and Group D	Near ceiling Near midheight Near floor	25	25
Group E	Near ceiling Near level of every adjoining floor	15	15

(7) In Group C occupancies all unsprinklered areas shall be provided with products of combustion detectors connected to the building fire alarm system.

(8) The increased travel distances to exits permitted by Clause 3.4.2.3.(1) (b) shall not apply to the floor areas open to the enclosed court.

(9) Notwithstanding the provisions of Sentence 3.4.5.1.(4), required exits from the building shall discharge directly to the exterior.

(10) The interior finish for every wall, partition, ceiling or floor of the enclosed court and any part of a floor area opening onto the enclosed court shall have a flame-spread rating not exceeding 25 and smoke developed classification not exceeding 50 except that trim, millwork and doors may have a flame-spread rating not exceeding 150 and a smoke developed classification not exceeding 300, provided they do not exceed 10 per cent of the area of the wall or ceiling.

(11) Every enclosed court roof assembly shall have a 1-hr fire-resistance rating except where every part of the enclosed court roof assembly is 20 ft or more above the enclosed court floor and the roof assembly is protected by automatic sprinklers, the enclosed court roof may be constructed of

- (a) noncombustible material if any of the adjoining buildings are required to be of noncombustible construction; or
- (b) heavy timber, fire-retardant treated wood in accordance with Subsection 3.1.12., or noncombustible construction if none of the adjoining buildings are required to be of noncombustible construction.

(12) Decorative material used in an enclosed court shall conform to the appropriate requirement in the municipal fire prevention by-law or, in the absence of such by-law, the National Fire Code of Canada 1963.

SUBSECTION 3.2.4. FIRE ALARM AND DETECTION SYSTEMS

Where required

3.2.4.1.(1) A fire alarm system shall be installed in all buildings containing 4 storeys or more, including storeys below grade, and as otherwise required in Table 3.2.4.A., Subsections 3.2.6. and 3.2.7.

(2) Manually operated, non-electrical alarm systems employing mechanical gongs may be used provided each gong is audible in every location,

- (a) in buildings not more than 2 storeys in building height where not more than two manual fire alarm stations would be required in Part 6; and
- (b) in schools not exceeding 6,000 sq ft in total floor area and 2 storeys in building height.

(3) Where a fire alarm system is required, an automatic fire detection system shall be installed in an occupancy intended to contain hazardous substances regulated by Article 3.3.1.1., when such occupancy is to be unoccupied at night time or during week-ends or during shutdowns for holidays unless the building is sprinklered and a water-flow switch incorporated in the sprinkler system is connected to the fire alarm system.

(4) When mixed occupancies are present in the same building, the most demanding requirements for fire alarm and detector systems for the occupancies contained therein shall apply.

(5) Except for the products of combustion detectors of the single station alarm type described in Sentence 3.3.4.9.(2) and in Sentence 3.2.4.1.(8), where a fire alarm system is required in any portion of a building, it shall be installed throughout the building.

TABLE 3.2.4.A.

Forming Part of Sentence 3.2.4.1.(1)

Major Occupancy Classification	Occupant Load Above ⁽¹⁾ Which a Fire Alarm System is Required	Type of Fire Alarm Systems Required
Group A, Division 1	300 persons	Types 4 or 5
Group A, Division 2 (except licensed beverage establishments, restaurants, schools and colleges)	300 persons	Any of Types 1 to 5
Group A, Division 2 (licensed beverage establishments and restaurants only)	150 persons	Any of Types 1 to 5
Group A, Division 2 (nonresidential schools, nonresidential colleges only)	40 persons	Any of Types 1 to 3
Group A, Division 3	500 persons	Any of Types 1 to 3
Group A, Division 4	500 persons below the seating area	Any of Types 1 to 3
Group B, Division 1	1 person	Any of Types 1 to 3
	10 persons detained (sleeping accommodation)	Types 4 or 5
Column 1	2	3

Major Occupancy Classification	Occupant Load Above Which a Fire Alarm System is Required	Type of Fire Alarm Systems Required
Group B, Division 2 (except children's custodial homes, convalescent homes, homes for the aged and orphanages)	10 persons (sleeping accommodation)	Types 4 or 5
Group B, Division 2 (children's custodial homes, convalescent homes, homes for the aged and orphanages)	10 persons	Any of Types 1 to 3 for buildings up to 3 storeys in building height: Types 4 or 5 over 3 storeys
Group C (apartments only)	Except for 3.2.4.1.(9), 10 persons (sleeping accommodation)	Any of Types 1 to 3
Group C (convents, dormitories, boarding houses, residential clubs, lodging houses, and monasteries only)	10 persons (sleeping accommodation)	Any of Types 1 to 3 for buildings up to 3 storeys in building height: Types 4 or 5 over 3 storeys
Group C (hotels and motels only)	Except for 3.2.4.1.(10), 10 persons sleeping accommodation)	Any of Types 1 to 3 for buildings up to 3 storeys in building height: Types 4 or 5 over 3 storeys
Group C (residential colleges and residential schools only)	10 persons (sleeping accommodation)	Any of Types 1 to 3
Group D	500 persons total or 150 persons above or below the first storey	Any of Types 1 to 3
Group E	300 persons total or 150 persons above or below the first storey or in buildings exceeding 2 storeys in building height	Types 1, 4 or 5
Group F, Division 1 and 2	Except for 3.2.4.1.(11), 100 persons total or where more than 25 persons are employed above or below the first storey	Any of Types 1 to 5
Group F, Division 3	Except for 3.2.4.1.(11), 500 persons total or where more than 75 persons are employed above or below the first storey	Any of Types 1 to 5
Column 1	2	3

Notes to Table 3.2.4.A.

(1) See Subsection 3.1.14.

(6) Where a fire alarm system is required by Sentence 3.2.4.1.(1), a smoke detector shall be installed in every recirculating air handling system which,

- (a) serves a Group A, Division 1 or a Group C major occupancy where the system supplies more than one storey except that where a hotel, motel, residential school or college exceeds three storeys in building height such detector shall be a products of combustion detector;
- (b) serves a Group A, Division 2, 3 or 4, or Groups D, E and F, Division 1 or 2 major occupancy where the system supplies more than one occupancy on the same floor or serves more than one storey;
- (c) serves a Group B major occupancy where the system supplies more than one smoke control zone or more than one storey; or
- (d) is installed in buildings of more than 4 storeys in building height of Group E or F major occupancy.

(7) Where a fire alarm system is required by Sentence 3.2.4.1.(1) an electrically supervised annunciator shall be provided inside the street entrance floor of every building,

- (a) which contains 4 storeys or more, including storeys below grade;
- (b) in which more than 12 manual fire alarm stations are required;
- (c) in which more than 1 automatic alarm-initiating circuit is required;
- (d) in which an automatic sprinkler system is required to be zoned; or
- (e) in which an automatic sprinkler system functions as a fire detection system.

(8) In buildings containing an institutional occupancy in which sleeping accommodation is provided for the retarded, aged or handicapped, and in which a fire alarm system is not otherwise required, a products of combustion detector or detectors of the single station alarm type audible within bedrooms when intervening doors are closed, shall be installed at or near the ceiling and between bedrooms or sleeping areas and the remainder of the building, such as a hallway or corridor serving such bedrooms or sleeping area.

(9) An alarm system is not required in an apartment building not exceeding 3 storeys in building height and containing only dwelling units provided,

- (a) not more than 4 dwelling units share a public corridor or exit; or
- (b) each dwelling unit has direct access to the outdoors by a door at ground level or a door providing direct access by a balcony to ground level.

(10) An alarm system is not required in a motel or hotel 3 storeys or less in building height and provided each suite, or sleeping room not within a suite has direct access to the outdoors by a door at ground level or door providing direct access by a balcony to ground level.

(11) No fire alarm system is required in a one storey Group F industrial occupancy building where the floor area is open.

3.2.4.2.(1) The Type 1 fire system required in Table 3.2.4.A. shall,

- (a) be designed as a single stage, non-coded, non-indicating, local, general fire alarm system;
- (b) upon the operation of any alarm initiating device, cause a general fire alarm on all audible signal appliances in the system; and
- (c) not be used in buildings required to have an annunciator.

- (2) The Type 2 fire alarm system required in Table 3.2.4.A. shall,
- (a) be designed as a single stage, zoned non-coded, indicating, local, general fire alarm system;
 - (b) upon the operation of any alarm initiating device cause a general fire alarm on all audible signal appliances in the system; and
 - (c) indicate on the annunciators the zone in which the alarm was initiated.
- (3) The Type 3 fire alarm system required in Table 3.2.4.A. shall,
- (a) be designed as a single stage, zone coded, indicating, local, general fire alarm system;
 - (b) upon the operation of any alarm initiating device, cause a coded signal indicating the zone in which the alarm was initiated to sound on all audible signal appliances in the system;
 - (c) repeat the coded signal in its entirety at least 4 times;
 - (d) cause a general fire alarm to sound upon the completion of the coded signal in Clause (c);
 - (e) indicate on the annunciator the zone in which each alarm is initiated in Clauses (c) and (f);
 - (f) when a second fire alarm is initiated in a zone other than that for which the first alarm was initiated, the coded signal for the first zone required in Clause (c) shall be completed before the coded signal for the second fire alarm is repeated 4 times, and
 - (g) upon completion of the coded signals in Clauses (c) and (f), cause a general fire alarm to sound.
- (4) The Type 4 fire alarm system required in Table 3.2.4.A. shall,
- (a) be designed as a 2 stage, zoned, non-coded, indicating, local fire alarm system;
 - (b) upon the operation of any alarm initiating device, cause a distinctive alert alarm sounding device to warn persons on duty that a fire emergency exists;
 - (c) indicate on the annunciator the zone in which the alarm was initiated; and
 - (d) have each manual alarm station equipped so that the use of a key or other similar device causes a general fire alarm to sound on all audible signaling appliances in those zones to be evacuated and continue to sound upon the removal of the key or special device from the manual alarm station.
- (5) The Type 5 fire alarm system required in Table 3.2.4.A. shall,
- (a) be designed as a 2 stage, zone-coded, indicating, local fire alarm system;
 - (b) operate in the same manner as required in Sentence (4) for a type 4 fire alarm system, except that the operation of any alarm initiating device shall also cause a coded signal to sound at least 4 times on the alert fire alarm warning devices indicating the zone in which the alarm was initiated; and
 - (c) where a second fire alarm is initiated in a zone other than that for which the first alarm was initiated, function in the same manner as required in Clause (3) (f) for a type 3 system.

(6) Except as provided in Sentence (7), the alert alarm sounding devices required in fire alarm systems described in Sentences (4) and (5) shall sound for at least 1 min., after which they may be manually silenced at the alarm control panel.

(7) The alert alarm sounding devices in Sentence (6) may be automatically silenced after 1 min., where an auxiliary, remote or central station connection is provided.

(8) In the 2 stage fire alarm system described in Sentences (4) and (5), the same type of audible signal appliance may be used to sound both the alert fire alarm and general fire alarm.

(9) Except as otherwise provided in the building code, every general fire alarm shall be designed so that when activated will sound for at least 5 min.

3.2.4.3.(1) In a Group A, Division 1, or a Group B occupancy, or in a building regulated by the provisions of Subsection 3.2.6., a direct connection shall be provided to the fire department headquarters by way of the municipal fire alarm system, an independently owned system or by way of a central station or proprietary control centre with direct communication with the fire department where,

(a) a fire alarm system is required to be installed; or

(b) a sprinkler system functions as a fire detection system or part of a fire detection system.

(2) Except where otherwise required by the provisions of Subsection 3.2.6., a local fire alarm system shall,

(a) release hold open devices that are permitted on certain doors in Sentence 3.1.7.2.(10);

(b) close theatre fire curtains required by Article 3.3.2.14.; and

(c) activate motorized devices to open smoke dampers.

Automatic fire
detection

3.2.4.4.(1) Except as provided in Sentence (3), where a fire alarm system is required to be installed, heat detectors or smoke detectors shall be installed,

(a) in those portions of buildings intended to be used for storage such as storage locker rooms, service rooms including machinery rooms, heating rooms and incinerator rooms, elevator shafts, dumbwaiter shafts, stair shafts, janitors' closets and any room where hazardous products are intended to be used or stored;

(b) in every corridor and room in addition to those required in Clause (a) in buildings classified as Group A, Division 1, or Group B major occupancy; and

(c) in every corridor and room in addition to those required in Clause (a) in buildings classified as Group C residential schools or residential colleges, hotels and motels, except that where a hotel or motel exceeds 3 storeys in building height, public corridors shall be equipped with products of combustion detectors.

Exception for
sprinklers

(2) Except as otherwise required in Clause 3.2.4.4.(1)(c), where automatic sprinkler systems are installed and provided with water flow alarm signals that will fulfil the functions of automatic fire detection requirements in addition to their primary function of fire extinguishment, they may be used in lieu of automatic fire detection systems.

(3) When a sprinkler system functions as a fire detection system or part of a fire detection system, as provided in Sentence (2) or Sentence 3.2.4.1.(3), it shall be supervised electrically to indicate separately at the fire alarm annunciator each of the following faults,

(a) movement of a valve that would interfere with the operation of the sprinkler system;

(b) loss of required water or air pressure in the sprinkler system;

- (c) loss of electrical power supply to any automatic fire pumps, auxiliary booster or special service pumps required for the operation of the sprinkler system; and
- (d) significant change of water levels and, where there is a danger of freezing, water temperatures within any on-site water containers or pressure tanks required to supply and supplement the sprinkler water supply.

3.2.4.5.(1) An electrically supervised emergency power supply shall be provided for every local electrical fire alarm system when there are required to be,

- (a) annunciators;
- (b) more than 12 manual fire alarm stations; or
- (c) more than 12 automatic alarm-initiating devices.

3.2.4.6. Local fire alarm systems and protective signalling systems shall be installed in conformance with Subsection 6.7.2.

Subsection 3.2.5. Provisions for Fire Fighting

3.2.5.1.(1) Except for the first storey or ground floor, in every building direct access for fire fighting shall be provided from the outdoors to every storey below the sixth storey or 90 ft above grade by at least 1 unobstructed window or access panel for each 50 lineal ft of wall in at least 1 wall facing on a street or a yard conforming to Article 3.2.2.4.

Access above
grade

(2) An opening for access required in Sentence (1) shall be not less than 42 in. high by 22 in. wide, with a sill height of not more than 36 in. above the inside floor.

(3) Access panels above the first storey shall be readily openable from both inside and outside, or the opening shall be glazed with plain glass.

(4) The requirements of Sentences (1) to (3) need not apply to any storey that is sprinklered.

(5) Access for fire department equipment shall be provided to each building by means of a street, private roadway or yard.

(6) Where access to a building as required in Sentence (5) is provided by means of a private roadway or yard, the design and location of such access shall take into account such features as,

- (a) connection with public thoroughfares;
- (b) weight of firefighting equipment;
- (c) width of roadway;
- (d) radius of curves;
- (e) overhead clearance;
- (f) location of fire hydrants;
- (g) location of fire department connections; and
- (h) vehicle parking.

(7) On buildings more than 3 storeys in building height where the slope of the roof is less than 3 in. in 12 in., all main roof areas shall be provided with direct access from the floor areas immediately below either by a stairway or by a hatchway at least 22 in. by 36 in. with a fixed ladder.

- (8) Clearance and access around roof signs or other obstructions shall provide,
- (a) a passage not less than 3 ft wide by 6 ft high clear of all obstructions except for necessary horizontal supports not more than 2 ft above the roof surface,
 - (i) around every roof sign, and
 - (ii) through every roof sign at locations not greater than 50 ft apart; and
 - (b) a clearance of at least 4 ft between any portion of a roof sign and any opening in the exterior wall face or roof of the building on which it is erected.

Access below
grade

3.2.5.2.(1) Direct access from at least 1 street shall be provided from the outdoors to each basement and cellar having a horizontal dimension exceeding 75 ft; such access may be provided by doors, windows or other means that provide an opening at least 42 in. high and 22 in. wide, the sill of which shall be not higher than 36 in. above the inside floor, or by an interior stairway immediately accessible from the outdoors.

(2) The requirements of Sentence (1) need not apply to any basement or cellar that is sprinklered.

3.2.5.3. A water supply for fire fighting shall be designed and installed in accordance with Subsections 6.7.3. and 6.7.4. for both interior and exterior fire fighting requirements.

Standpipes

3.2.5.4.(1) Except as permitted in Sentence (3) and as required in Article 3.2.3.13., a standpipe and hose system shall be installed in conformance with Subsection 6.7.3. in every building,

- (a) more than 3 storeys in building height or 45 ft above grade; or
- (b) greater in building area than that shown in Table 3.2.5.A.

(2) Where a standpipe and hose system is required, 2½ in. diameter hose connections shall be provided in buildings more than 6 storeys in building height or 75 ft above grade and having a building area greater than 40,000 sq ft.

(3) A standpipe and hose system need not be installed in a storage garage conforming to Article 3.2.2.50.

TABLE 3.2.5.A.

Forming Part of Sentence 3.2.5.4.(1)

Occupancy Classification	Unsprinklered Maximum Building Area, sq ft			Sprinklered 3 storeys or less in building height or 45 ft or less in height above grade
	1 storey	2 storeys	3 storeys	
A	25,000	20,000	15,000	Not Required
B (except hospitals)	20,000	15,000	10,000	
Hospitals	5,000	5,000	5,000	
C	20,000	15,000	10,000	
D	40,000	30,000	20,000	
E ⁽¹⁾	Not Required	Not Required	Not Required	
F-1	10,000	10,000	10,000	
F-2	20,000	15,000	10,000	
F-3	30,000	20,000	10,000	

Note to Table 3.2.5.A.

(1) Group E occupancies over 15,000 sq ft in building area or over 3 storeys must be sprinklered as required in Subsection 3.2.2.

3.2.5.5. Where a building or part of a building is required to be sprinklered, the sprinkler system shall conform to Subsection 6.7.4.	Sprinkler systems
3.2.5.6. Portable extinguishers shall be provided and installed in accordance with Article 6.7.3.10.	Portable extinguishers

Subsection 3.2.6. Additional Requirements for High Buildings

- 3.2.6.1.(1) This Subsection applies to,
- (a) every building of Group A, D, E or F major occupancy classification that is more than,

(i) 120 ft in height, measured between grade and the floor level of the top storey, or

(ii) 60 ft in height, measured between grade and the floor level of the top storey, and in which the cumulative or total occupant load in a building on or above any storey above grade, other than the first storey, divided by the number of 22-in. units of exit width in all exit stairs at that storey, exceeds 300 persons;

(b) every building containing a Group B major occupancy located more than 60 ft above grade;

(c) every building containing a floor area or part of a floor area, located above the third storey designed or intended as a Group B occupancy for patients in bed or infirm persons;

(d) every building which is a Group C major occupancy apartment building that is more than,

(i) 6 storeys in building height, or

(ii) 60 ft in height measured between the floor level of the top storey and grade; and

(e) every building containing any other Group C major occupancy located more than 60 ft above grade.
- 3.2.6.2.(1) Except as permitted otherwise in Sentence (10), every building shall be designed to limit the danger to occupants and firefighters from exposure to smoke in a building fire, as provided in Sentences (2) to (9).
- (2) Except as provided in Sentences (5) to (8), every building shall be designed so that during a period of 2 hr after the start of a fire all floor areas that are above the lowest exit storey will not contain more than 1 per cent by volume of contaminated air from the fire floor, assuming an outdoor temperature equal to the January design temperature on a 2½ per cent basis in Section 4.9.
- (3) Except as provided in Sentences (6) and (8), every building shall be designed so that during a fire the limit described in Sentence (2) on the movement of contaminated air into other floor areas is not exceeded in,
- (a) each exit stair serving storeys above the lowest exit level; and

(b) each exit stair serving storeys below the lowest exit level.
- (4) Except as provided in Sentences (6) and (8), every building shall be designed so that during a fire the limit described in Sentence (2) on the movement of contaminated air into other floor areas is not exceeded in a shaft that contains a firefighters' elevator, as required by Article 3.2.6.4.
- (5) The requirements of Sentence (2) need not be provided in a building of Group C major occupancy classification that is not more than 250 ft in height measured between

grade and the floor level of the top storey, and in any building of Group A, D, E or F major occupancy classification where occupants above the first storey can enter and be safely accommodated in floor areas or parts of floor areas that,

- (a) are designated as areas of refuge on the plans and are identified as such in the building;
 - (b) are located at least every fifth storey;
 - (c) provide not less than 5 sq ft of floor space per ambulatory occupant and 16 sq ft of floor space per non-ambulatory occupant;
 - (d) have access corridors and doors leading to each designated part of a floor area on the same storey sufficient to provide one 22-in. unit of width for every 150 persons who may have to use these passages to reach the designated part of a floor area;
 - (e) have access stairs from intervening storeys leading to each designated part of a floor area sufficient to provide one 22-in. unit of width for every 100 persons who may have to use these stairs to reach the designated part of a floor area; and
 - (f) during a period of 2 hr after the start of a fire do not contain more than 1 per cent by volume of contaminated air from the fire floor, assuming an outdoor temperature equal to the January design temperature on a $2\frac{1}{2}$ per cent basis in Section 4.9.
- (6) In a building of Group A, C, D, E or F major occupancy classification, the requirements of Sentences (2) and (4) and Clause (3) (a) need not be provided when the building is sprinklered, and,
- (a) the sprinkler system is equipped with a water flow and supervisory signal system that will,
 - (i) transmit automatically a water-flow signal directly to the fire department, or through an independent central station,
 - (ii) transmit automatically other supervisory signals to a proprietary control centre or to an independent central system, and
 - (iii) activate a signal at the central alarm and control facility described in Article 3.2.6.8.;
 - (b) each stairway that serves storeys above the lowest exit level is vented to the outdoors at or near the bottom of the stairshaft;
 - (c) measures are taken to limit movement of smoke from a fire in a floor area below the lowest exit storey into upper storeys; and
 - (d) except for exhaust fans in kitchens, washrooms and bathrooms in dwelling units, and except for fans used for smoke venting in Article 3.2.6.5., air moving fans are stopped in any system that serves more than 2 storeys.
- (7) The requirements of Sentence (2) need not be provided in a building of Group A, C, D, E or F major occupancy classification where,
- (a) the building is not more than 250 ft in height measured between grade and the floor level of the top storey; and
 - (b) the number of occupants of above grade storeys does not exceed $\frac{1}{3}$ of the total area in sq ft of treads (run times width) and landings in the exit stairs serving these storeys.
- (8) The requirements of Sentences (2) and (4) and Clause (3) (a) need not be provided in a building of Group C major occupancy classification,

- (a) that is not more than 120 ft in height, measured between grade and the floor level of the top storey;
 - (b) where each individually rented room, suite of rooms or dwelling unit above grade has direct access to an exterior balcony that,
 - (i) has a depth from the outside face of the exterior wall to the inside edge of the balcony of at least 5 ft, and
 - (ii) provides not less than 5 sq ft of balcony space for each occupant of the room, suite of rooms or dwelling unit;
 - (c) where each stairway that serves storeys above the lowest exit level is vented to the outdoors at or near the bottom of the stairshaft;
 - (d) where measures are taken to limit movement of smoke from a fire in a floor area below the lowest exit storey into upper storeys; and
 - (e) where, except for exhaust fans in kitchens, washrooms and bathrooms in dwelling units, air moving fans are stopped in any system that serves more than 2 storeys.
- (9) Where a building described in Sentence 3.2.6.1.(1) is connected to any other building, measures shall be taken to limit movement of contaminated air from one building into another during a fire.
- (10) The requirements of Sentences (2) and (3) need not be provided in a Group C major occupancy apartment building.

ELEVATORS

3.2.6.3.(1) Except at the street floor level on which the central alarm and control facility required in Article 3.2.6.8. is located, elevator door re-opening devices that may be affected by smoke or hot gases, such as photo-electric devices, shall be rendered inoperative after the doors have been held open by the device for 10 sec.

- (2) A key-operated switch shall be provided that,
 - (a) is in a conspicuous location on the outside of the elevator shaft at or near the central alarm and control facility referred to in Article 3.2.6.8.;
 - (b) will cause the immediate return of all elevator cars in the building to the street floor or transfer lobby by cancelling all other calls after the car has stopped at the next floor at which it can make a normal stop; and
 - (c) will render inoperative the emergency stop switch in each elevator car upon operation of the key-operated switch.
- (3) In each elevator car a key-operated switch shall be provided to,
 - (a) enable the elevator to operate independently of other elevators;
 - (b) allow operation of the elevator without interference from floor call buttons;
 - (c) render door protective devices inoperative; and
 - (d) control the opening of power-operated doors only by continuous pressure on the "open" buttons or switches, so that, if the "open" button or switch is released while the door is opening, the doors will automatically reclose.
- (4) Keys to operate the switches required by Sentence (2) and (3) shall be provided in a suitably identified box conspicuously located on the outside of an elevator shaft near the central alarm and control facility required by Article 3.2.6.8., and an additional key, or keys, shall be kept at the central alarm and control facility.

ELEVATOR FOR USE BY FIREFIGHTERS

3.2.6.4.(1) At least 1 elevator shall be provided for use by firefighters in conformance with Sentence (2) to (6).

(2) The elevator required in Sentence (1) shall have a platform area not less than 24 sq ft and shall be capable of carrying a load of 2,000 lb from a street floor landing to the top floor that it serves in 1 min.

(3) Measures shall be taken to ensure that the elevator required in Sentence (1) is operable under conditions of exposure to a fire from the outside of the shaft for a period of 1 hr.

(4) Except as provided in Sentence (5), an elevator required in Sentence (1) shall be capable of providing transportation from the street floor to every floor normally served by the elevator system that is above grade in the building.

(5) Where it is necessary to change elevators to reach any floor referred to in Sentence (4), the system shall be designed so that not more than 1 change of elevators is required when travelling from a street floor to any floor in the building.

(6) Elevators required in Sentence (1) shall be identified on the floor containing the central alarm and control facility described in Article 3.2.6.8., and at any interchange level described in Sentence (5), except where the elevators are not protected as required in Sentence (3).

(7) Electrical conductors for the operation of the elevator referred to in Sentence (1) shall be,

- (a) installed in service spaces conforming to Section 3.5 that do not contain other combustible material;
- (b) installed in the elevator shaft when permitted; or
- (c) protected against exposure to fire from the service entrance of the emergency power supply, or the normal service entrance of the normal power supply to the equipment served, to ensure operation for a period of 1 hr when subjected to the temperature conditions described in the appropriate fire-resistance test in Article 3.1.5.1.

3.2.6.5.(1) Means of venting each floor area to the outdoors shall be provided in accordance with Sentences (2) to (9).

(2) Where windows or wall panels are used for venting they shall,

- (a) be uniformly distributed along the exterior wall of each storey;
- (b) have a total area of at least 1 per cent of the exterior wall area of each storey;
- (c) be readily openable from the interior without use of wrenches or keys;
- (d) be readily identified from the interior, and from the exterior where they are accessible to firefighters; and
- (e) be designed so that when opened they will not endanger persons outside the building during a fire.

(3) Where one or more smoke shafts or vertical service spaces are used for venting they must,

- (a) have an opening or openings into each storey with an aggregate area of not less than that obtained from Table 3.2.6.A. for the height of the shaft, the area of the largest floor area served by the smoke shaft, and the leakage characteristics of shaft wall and dampers obtained from Tables 3.2.6.B. and 3.2.6.C.;
- (b) have an aggregate unobstructed cross-sectional area that is equal to that provided in Clause (a); and
- (c) be designed to comply with the requirements of Sentence (4).

TABLE 3.2.6.A.

Forming Part of Sentence 3.2.6.5.(3)

Minimum Size in Sq Ft of Vent Opening ⁽¹⁾ into Smoke Shaft Excluding Elevator Shafts from Each Floor Area

Floor Area Sq Ft	Leakage Area	Building Height, Ft								
		60	120	240	360	480	600	720	840	960
2,000	.0%	1.0	1.1	1.3	1.5	1.6	1.8	1.9	2.0	2.1
5,000		2.2	2.5	2.9	3.2	3.5	3.8	4.0	4.2	4.4
10,000		4.3	4.8	5.4	5.9	6.4	6.8	7.2	7.5	7.8
20,000		8.3	9.1	10.1	10.9	11.7	12.4	13.0	13.6	14.1
30,000		12.2	13.4	14.7	15.6	16.8	17.6	18.4	19.2	19.9
40,000		16.1	17.5	19.1	20.3	21.7	22.7	23.7	24.7	25.5
50,000		20.0	21.7	23.5	24.8	26.5	27.6	28.8	30.0	31.0
60,000		23.9	25.8	27.8	29.3	31.2	32.5	33.9	35.2	36.2
2,000	1%	1.0	1.2	1.5	1.9	2.3	2.8	3.5	4.4	5.7
5,000		2.3	2.7	3.4	4.1	4.9	5.8	7.0	8.5	10.6
10,000		4.4	5.1	6.2	7.3	8.7	10.2	12.1	14.5	17.6
20,000		8.5	9.8	11.6	13.5	15.8	18.3	21.3	25.2	30.0
30,000		12.6	14.3	16.8	19.3	22.5	25.8	30.0	35.1	41.4
40,000		16.7	18.8	21.9	25.1	29.0	33.2	38.3	44.5	52.3
50,000		20.7	23.2	27.0	30.7	35.4	40.3	46.4	53.8	62.9
60,000		24.8	27.7	32.0	36.2	41.7	47.4	54.3	62.8	73.2
2,000	2%	1.0	1.3	1.8	2.5	3.8	6.2	13.3	48.8	961.7
5,000		2.4	2.9	4.0	5.3	7.6	11.6	21.7	64.0	1,011.4
10,000		4.6	5.5	7.3	9.5	13.2	19.4	33.6	86.2	1,087.8
20,000		8.8	10.5	13.5	17.4	23.5	33.4	54.7	125.3	1,235.4
30,000		13.1	15.4	19.6	24.9	33.3	46.4	74.1	160.7	1,378.0
40,000		17.3	20.2	25.6	32.2	42.7	59.0	92.7	194.6	1,509.7
50,000		21.5	25.0	31.4	39.5	52.0	71.3	110.5	226.0	1,642.5
60,000		25.7	29.7	37.3	46.6	61.1	83.4	128.2	258.4	1,768.0
2,000	3%	1.1	1.4	2.2	3.8	9.1	72.8			
5,000		2.5	3.1	4.7	7.7	16.2	93.8			
10,000		4.7	5.9	8.7	13.5	26.6	124.8			
20,000		9.2	11.3	16.1	24.3	45.4	180.2			
30,000		13.6	16.5	23.3	34.6	63.0	230.9			
40,000		17.9	21.8	30.4	44.7	80.1	279.3			
50,000		22.3	26.9	37.3	54.6	96.6	326.5			
60,000		26.6	32.1	44.2	64.4	112.9	372.2			
2,000	4%	1.1	1.5	2.8	7.2	265.0				
5,000		2.5	3.4	5.9	13.6	309.7				
10,000		4.9	6.4	10.7	23.1	378.7				
20,000		9.5	12.2	19.8	40.4	504.7				
30,000		14.1	17.9	28.6	56.9	622.0				
40,000		18.6	23.5	37.2	72.9	732.8				
50,000		23.1	29.1	45.7	88.7	841.0				
60,000		27.6	34.7	54.2	104.2	944.6				
2,000	5%	1.1	1.6	3.7	35.0					
5,000		2.6	3.7	7.7	52.8					
10,000		5.1	6.9	13.9	79.0					
20,000		9.9	13.3	25.6	126.2					
30,000		14.6	19.5	36.8	170.5					
40,000		19.3	25.6	47.8	213.2					
50,000		24.0	31.7	58.7	254.8					
60,000		28.7	37.7	69.5	295.3					
Col. 1	2	3	4	5	6	7	8	9	10	11

Note to Table 3.2.6.A.

(¹)The minimum size of vent opening into a smoke shaft depends on the floor area and total leakage area of smoke shaft walls and dampers. This total leakage area may be estimated, where cross-sectional area of smoke shaft, opening into shaft and opening to the outdoors at the top of the shaft are equal, by adding the leakage areas for shaft wall obtained from Table 3.2.6.B. and for dampered openings obtained from Table 3.2.6.C.

TABLE 3.2.6.B.

Forming Part of Sentence 3.2.6.5.(3)

Leakage Area of Smoke Shaft Wall

Wall Construction	Leakage Area as a per cent of Damper Area
Monolithic concrete	0.5
Masonry wall unplastered	1.5
Masonry wall plastered	0.5
Gypsum wallboard on steel studs	1.0

TABLE 3.2.6.C.

Forming Part of Sentence 3.2.6.5.(3)

Leakage Area of Dampered Opening in Smoke Shafts

Type of Damper(²)	Leakage Area as a per cent of Damper Area (¹)
Single-blade fire damper	2.0
Multi-blade fire damper	2.5
Gasketted damper	1.0

Notes to Table 3.2.6.C.

(¹)Values include allowance for 0.5 per cent leakage between frame and wall construction.

(²)These leakage data contemplate clearances applicable to dampers which have been tested in accordance with ULC-S 112-1973, 'Fire Dampers', as revised to 1 May, 1975.

(4) Each smoke shaft or vertical service space described in (3) must,

- (a) be separated from the remainder of the building by a fire separation that has a fire-resistance rating at least equal to that required for the floor assembly through which it passes, or be designed as a chimney conforming to Part 6 except that flue liners need not be provided;

- (b) have an opening to the outdoors at the top that has an area at least equal to the cross-sectional area of the shaft, and which may be protected against the weather, provided the closure can be opened from the outside, and will open automatically by a signal from a smoke detector in the shaft, by operation of the fire alarm system, and when a closure required in Sentence (5) opens;
 - (c) terminate at least 3 ft above the roof surface where it penetrates the roof; and
 - (d) contain no combustible material, fuel lines or services that are required for use in an emergency.
- (5) Each opening required by Clause (3) (a) must be located so that the top of the opening is not more than 10 in. below the ceiling, except that the opening may be above the ceiling, if the ceiling freely allows passage of air, and is provided with a closure that,
- (a) has a fire protection rating conforming to Sentence 3.1.7.1.(4);
 - (b) can be opened from a remote location such as a stairshaft or the storey immediately below, or will open automatically by means of a smoke detector located in the vicinity of each doorway to a required exit stairway; and
 - (c) must not open automatically on any floor, other than the fire floor, when smoke or hot gases pass through the shaft.
- (6) A smoke vent opening referred to in Sentence (2) or (3) that is less than 42 in above the floor must be protected by a guard when required by Sentence 3.3.1.12.(1).
- (7) An elevator shaft, other than a shaft and associated machinery room that contains a firefighters' elevator and equipment, may be used for venting provided,
- (a) the building is sprinklered;
 - (b) the shaft conforms to Sentence (3);
 - (c) provision is made for the return of all elevator cars in the shaft to the street floor level on the activation of any fire alarm signal; and
 - (d) the cars in the shaft are rendered inoperative during a fire emergency.
- (8) In a sprinklered building the air handling system may be used for smoke venting provided,
- (a) the system can maintain an exhaust to the outdoors at the rate of six air changes per hour from any floor area; and
 - (b) emergency power to the fans required by Clause (a) is provided as described in Article 3.2.6.11.
- (9) Where a damper is required by Sentence (5), the leakage area between damper components and between damper and frame must not exceed 3 per cent of the openable area of the damper.

PROVISION OF SPRINKLERS

3.2.6.6.(1) The following spaces shall be sprinklered:

- (a) every storey, or part thereof, intended for a Group E or Group F, Division 1 or Division 2 occupancy;
- (b) every restaurant or licensed beverage establishment;
- (c) every storey or part thereof intended for the storage or handling of hazardous substances;

(d) every floor area exceeding 15,000 sq ft except,

- (i) when the floor area is divided into fire compartments not exceeding 15,000 sq ft in area and separated from the remainder of the floor area by fire separations having at least 1-hr fire-resistance rating, or
- (ii) when the floor area is intended for a Group C major occupancy apartment building.

INTERIOR FINISH

3.2.6.7.(1) Except as permitted in Sentences (2) and (4), the interior finish for every wall, partition, ceiling or floor of a room or space including service spaces and elevator cars shall have a flame-spread rating and a smoke developed classification conforming to Table 3.2.6.D.

TABLE 3.2.6.D.

Forming Part of Article 3.2.6.7.

Location	Maximum Flame-Spread Rating			Maximum Smoke Developed Classification		
	Wall Surface	Ceiling Surface	Floor Surface	Wall Surface	Ceiling Surface	Floor Surface
Exit stairways, vestibules to exit stairs and exit lobbies	25 except see Sent. 3.4.4.1.(1) and (2)		25	50 except see Sent. 3.2.6.7.(4).	50 except see Sent. 3.2.6.7.(4).	50
Corridors providing access to exit except within suites	See Sect. 3.3. and Subsect. 3.1.4. and 3.1.11.		300	100 except see Sent. 3.2.6.7.(4).	50 except see Sent. 3.2.6.7.(4).	500
Elevator cars and vestibules	25	25	300	100	100	300
Service spaces and service rooms	25	25	25	50	50	50
Other rooms or spaces	See Sect. 3.3. and Subsect. 3.1.4. and 3.1.11.		See Sent. 3.2.6.7.(3)	300	50 except see Art. 3.1.11.1.	See Sent. 3.2.6.7.(3)
Column 1	2	3	4	5	6	7

(2) Except for buildings of Group B major occupancy classification, the flame-spread ratings required elsewhere in this Part may be used in lieu of the requirements of Sentence (1) where a building is sprinklered and supervised, as provided in Sentence 3.2.6.2.(6).

(3) Floor coverings in rooms and spaces other than in service rooms, service spaces, floors and stairs in exits, elevator cars, vestibules adjacent to elevator cars and corridors providing access to exits not within suites, shall pass the test method for flame resistance in CGSB 4-GP 129 (1972) "Carpets, Commercial", as revised to 1 May, 1975.

(4) The smoke developed classification of the interior finish of the wall or ceiling may exceed the classification shown in Table 3.2.6.B. provided such finish has a classification of not more than 300 and does not exceed 10 per cent of the wall or ceiling areas in,

- (a) exit stairways, vestibules to exit stairs, exit lobbies; and
- (b) corridors providing access to exit except within suites.

CENTRAL ALARM AND CONTROL FACILITY

3.2.6.8.(1) A central alarm and control facility other than a proprietary control centre shall be provided on the street entrance floor that,

- (a) is in a location that is readily accessible to firefighters entering the building; and
 - (b) takes into account the effect of background noise likely to occur under fire emergency conditions, so that the facility can properly perform its required function under such conditions.
- (2) The central alarm and control facility shall include,
- (a) means to control the voice communication system required by Article 3.2.6.9.;
 - (b) means to give an audible and visual fire alarm signal when any fire alarm or detection device is actuated, and a switch to silence the audible signal causing a visual signal to indicate that the audible signal has been silenced;
 - (c) an annunciator panel,
 - (i) in Group C major occupancy apartment buildings, and
 - (ii) in all other buildings connected to indicate the type of signal and the floor or zone from which the fire alarm is received;
 - (d) means to transmit automatically alarm signals to the fire department, either directly or through an independent central station, or through a proprietary control centre;
 - (e) means to cause doors to vestibules, if these are normally held open, to close automatically on receipt of an alarm signal, as provided in Sentence 3.1.7.2.(11), unless this is effected automatically by proprietary system control equipment;
 - (f) means to manually actuate the fire alarm devices in the building, and to silence them after they have operated initially for not less than 1 min., and indicate by a visual signal that the fire alarm has been silenced;
 - (g) except in Group C major occupancy apartment buildings, means to actuate auxiliary equipment or means to communicate with a continually manned auxiliary equipment control centre, as appropriate to the measure for fire safety provided in the building; and
 - (h) except in Group C major occupancy apartment buildings, means to electrically supervise the system and components in Clauses (a) to (g).

VOICE COMMUNICATION SYSTEM

3.2.6.9.(1) Voice communication systems shall be provided in,

- (a) Group C major occupancy apartment buildings that are more than,
 - (i) 12 storeys in building height, or
 - (ii) 120 ft in height measured between the floor level of the top storey and grade;
 - (b) every building containing a floor area or part of a floor area located above the third storey designed or intended as a Group B occupancy for patients in bed or infirm persons; or
 - (c) all other buildings where the vertical distance exceeds the height in Subclause (a) (ii).
- (2) The systems shall include,

- (a) a 2-way communication system at locations on each floor area, with connections to the central alarm and control facility and to the mechanical control centre;

- (b) loudspeakers operated from the central alarm and control facility which are designed and located so as to be heard in all areas of the building; and
 - (c) except as permitted in Sentence (3), provision for silencing the fire alarm devices when the loudspeaker or 2-way communication system is in use, but only after the fire alarm devices have operated initially for not less than 1 min.
- (3) Silencing of the fire alarm devices when the 2-way communication system is in use need not be provided in Group C major occupancy apartment buildings.
- (4) Except for Group C major occupancy apartment buildings, such systems shall conform to Section 6.8.

FIRE PROTECTION OF ELECTRICAL CONDUCTORS

3.2.6.10.(1) Electrical conductors for emergency equipment shall be installed in service spaces that do not contain other combustible material in all buildings except Group C major occupancy apartment buildings, or shall be protected against exposure to fire, as provided in Subsections 3.5.3. and 3.5.4., to ensure continued operation for a period of 1-hr, from the source of power supply to the branch circuits supplying the equipment required by Articles 3.2.6.2., 3.2.6.3., 3.2.6.4. and 3.2.6.5.

EMERGENCY ELECTRICAL POWER SUPPLY

3.2.6.11.(1) An emergency power supply, capable of operating under a full load for at least 2-hr, shall be provided in the event of failure of the normal source of power supply, by a separate service not supplied from the same transformer as the primary source, or by a local emergency power supply for,

- (a) fire alarm and voice communication systems required in Articles 3.2.6.8. and 3.2.6.9.;
 - (b) every elevator in,
 - (i) a building that is Group C major occupancy apartment building that is more than 12 storeys in building height, or 120 ft in vertical height between grade and the floor of the top storey, assuming only 1 elevator will operate at a time, and
 - (ii) all other buildings that are more than 120 ft in vertical height between grade and the floor of the top storey, assuming only 1 elevator will operate at a time;
 - (c) fire pumps and ancillary equipment for fire fighting when dependent on electrical power supplied to the building; and
 - (d) except for Group C major occupancy apartment buildings, fans required for venting in Article 3.2.6.5.
- (2) Provision shall be made for automatic transfer to emergency power in the event of a power failure,
- (a) for the services described in Clause (1) (a) for Group C major occupancy apartment building;
 - (b) for the services described in Sentence (1) for all other buildings.

3.2.6.12.(1) The systems in all buildings for control of smoke movement in Article 3.2.6.2. and the systems in all buildings except Group C major occupancy apartment buildings for control of venting described in Article 3.2.6.5. shall be checked and tested by measuring pressure differences and direction of air flow around floors and through separating walls of compartments and shafts.

(2) Air shall flow from the spaces occupied during a fire emergency toward the space in which fire is occurring.

Subsection 3.2.7. RESERVED

Subsection 3.2.8. Lighting

3.2.8.1.(1) Every exit, public corridor, corridor providing access to exit for the public or serving patients' bedrooms or classrooms shall be equipped to provide illumination to an average level of at least 10 ft candles at floor level and at all points such as angles and intersections at changes of level where there are stairs or ramps.

Illumination
levels

(2) Rooms and spaces used by the public shall be illuminated in accordance with Table 3.2.8.A.

TABLE 3.2.8.A.

Forming Part of Sentence 3.2.8.1.(2)

Room or Space	Footcandles
Storage rooms	5
Service rooms and laundry areas	20
Garages	10
Public water closet rooms	10
Stairways	10
Service hallways	5
Recreation rooms	10
Column 1	2

3.2.8.1.(1) Emergency lighting shall be provided to average levels of at least 1 ft candle at floor or tread level in,

Emergency
lighting

- (a) exits and corridors used by the public where such exits and corridors are below grade or are windowless;
- (b) the following parts of buildings required by Subsection 3.2.4. to have a fire alarm system,
 - (i) exits,
 - (ii) corridors used by the public,
 - (iii) principal routes providing access to exit in an open floor area,
 - (iv) corridors serving patients' bedrooms, and
 - (v) corridors serving classrooms;
- (c) underground walkways;
- (d) covered malls; and
- (e) floor areas or parts thereof where the public may congregate in,
 - (i) Group A, Division 1 occupancies, and
 - (ii) Group A, Division 2 and 3 occupancies having an occupant load of 60 persons or more.

(2) An emergency power supply shall be provided to maintain the emergency lighting required by this Subsection from a power source such as batteries or generators that will continue to supply power in the event that the regular power supply to the building is interrupted and be so designed and installed that upon failure of the regular power it will assume the electrical load automatically for a period of,

Emergency
power

- (a) 2 hr for all buildings within the scope of Subsection 3.2.6.;

- (b) 1 hr for buildings of Group B major occupancy classification that are not within the scope of Subsection 3.2.6.; and
 - (c) $\frac{1}{2}$ hr for buildings of all other occupancies.
- (3) Where an emergency power generator is supplied from an energy source outside of the building, provision shall be made to ensure its operation in the event of an emergency.

Subsection 3.2.9. Change of Occupancy

3.2.9.1.(1) A change of occupancy in an existing building shall comply with all requirements contained elsewhere in this Part except as permitted in Sentence (2).

(2) A change of occupancy conforming to this Subsection, in lieu of requirements elsewhere in this Part, is permitted for existing buildings that are changed or intended to be changed to,

- (a) Group A, Division 1 and 2, Assembly;
- (b) Group B, Division 2, Institutional; and
- (c) Group E, Mercantile Occupancies.

3.2.9.2.(1) A Group A, Division 1 occupancy having an occupant load not exceeding 300 persons in the auditorium floor is permitted in an existing building, provided that,

- (a) the building conforms to the requirements of Article 3.2.2.9. except that,
 - (i) the occupancy may be in a building more than 1 storey in building height, but is limited to the first or second storey,
 - (ii) the floor assembly immediately above and all those below the A-1 occupancy are at least $\frac{3}{4}$ hr fire separations;
- (b) notwithstanding Subsection 3.2.4., a fire alarm and fire detector system is provided;
- (c) notwithstanding Sentence 3.4.2.1.(2) there is a minimum of two exits;
- (d) the travel distance to an exit does not exceed one half of that required in Article 3.4.2.3.

(2) There may be other occupancies above or below the Group A, Division 1 occupancy.

3.2.9.3. A Group A, Division 1 occupancy having an occupant load not exceeding 600 persons is permitted in an existing building, provided the building conforms to the requirements of Article 3.2.2.10., as amended by Clauses 3.2.9.2.(1) (a) to (d) and Sentence 3.2.9.2.(2).

3.2.9.4.(1) A Group A, Division 2 occupancy is permitted in an existing building not more than 3 storeys in building height provided that,

- (a) the building conforms to the requirements of Article 3.2.2.14. except that,
 - (i) if unsprinklered, is not greater in building area than,
 - 4,000 sq ft if facing 1 street,
 - 5,000 sq ft if facing 2 streets, or
 - 6,000 sq ft if facing 3 streets,

(ii) if sprinklered, is not greater than twice the area limits of Subclause (i), and

(iii) if there is a high occupant load, the building shall be sprinklered; and

(b) notwithstanding Subsection 3.2.4., a fire alarm and fire detector system is provided.

(2) A Group A, Division 2 occupancy is permitted in an existing building more than 3 storeys in building height provided that,

(a) the building conforms to the requirements of Article 3.2.2.14. except that,

(i) the occupancy does not occur above the third storey,

(ii) if the occupancy is located on the third storey, the third storey and all floors below are sprinklered, and

(iii) if the occupancy is located on the first or second storey, the occupancy storey and all floors below are sprinklered where the building area of the occupancy storey is greater than.

4,000 sq ft if facing 1 street,

5,000 sq ft if facing 2 streets, or

6,000 sq ft if facing 3 streets.

3.2.9.5. A Group B, Division 2 ambulatory occupancy is permitted in an existing building provided that,

(a) the building conforms to the requirements of Article 3.2.2.24. except that,

(i) in a building exceeding 2 storeys in building height the building is sprinklered and the ambulatory occupancy is not located above the third storey, or

(ii) in a building not greater than 3 storeys in building height and 2500 sq ft in building area, sprinklering need not be provided,

(b) a fire alarm system and automatic rate of rise or products of combustion detectors are installed in all occupied rooms in addition to the requirements of Sentence 3.2.4.4.(1) where the building,

(i) exceeds 2 storeys in building height, or

(ii) exceeds 2,500 sq ft in building area, and

(c) where such occupancy is to be located in a building that does not satisfy the requirements of Subsection 3.2.3. for the amount of existing window openings facing a yard or space that does not have sufficient limiting distance, such existing openings are allowed provided,

(i) they are protected with wired glass in steel frames conforming with Article 3.1.7.3., or

(ii) the building is sprinklered.

3.2.9.6. A Group B, Division 2 non-ambulatory occupancy is permitted in an existing building provided that,

(a) the building conforms to the requirements of Article 3.2.2.24. except that sprinklers are provided where,

(i) the building is more than 2 storeys in building height,

- (ii) the building is more than 1 storey in building height and more than 2,500 sq ft in building area,
 - (iii) the building is more than 5,000 sq ft in building area, or
 - (iv) the services of a municipal fire department with a potential response of 5 minutes or less are not available;
- (b) products of combustion detectors are installed in all occupied rooms in addition to the requirements of Sentence 3.2.4.4.(1);
 - (c) doors to sleeping rooms conform to Sentence 3.1.7.2.(4) or are 1¾ in. solid core wood doors;
 - (d) notwithstanding Article 3.3.3.4., the flame spread-rating of walls or ceiling does not exceed 200 in other than corridors used by the public, corridors serving sleeping rooms, and exits;
 - (e) the non-ambulatory occupancy is not located above the second storey; and
 - (f) where such occupancy is to be located in a building that does not satisfy the requirements of Subsection 3.2.3. for the amount of existing window openings facing a yard or space that does not have sufficient limiting distance, such existing openings are allowed provided,
 - (i) they are protected with wired glass in steel frames conforming with Article 3.1.7.3., or
 - (ii) the building is sprinklered.

3.2.9.7. A Group E occupancy is permitted in an existing building greater than 3 storeys in building height provided that,

- (a) the building conforms otherwise to Article 3.2.2.34.; and
- (b) the Group E occupancy is limited to the first 3 storeys.

SECTION 3.3 REQUIREMENTS FOR FIRE SAFETY WITHIN FLOOR AREAS

Subsection 3.3.1. Requirements Applying to all Floor Areas

3.3.1.1.(1) Where hazardous substances are used in connection with the activities of any occupancy other than as provided in Subsection 3.3.7. for a Group F, Division 1 occupancy, the storage, handling and use of such substances shall be in accordance with the appropriate requirement in the National Fire Code of Canada 1963, as revised to 1 May, 1975.

(2) Every room or vault where hazardous substances are stored shall be separated from all other occupancies by a 3-hr fire separation which need not be supported as required in Sentence 3.1.6.2.(1).

(3) In kitchens containing commercial cooking equipment used in processes producing grease-laden vapours, the equipment shall be designed and installed in conformance with Part 6.

(4) Spray painting areas shall be constructed in accordance with the requirements in the National Fire Code of Canada 1963, as revised to 1 May, 1975.

ACCESS TO EXITS

3.3.1.2.(1) An access to exit shall be provided from every roof which is intended for occupancy, and from every podium, terrace, platform or contained open space.

(2) Access to exits within floor areas shall conform to Subsections 3.3.2. to 3.3.7. in addition to the requirements of this Subsection.

3.3.1.3.(1) Except as permitted in Sentence 3.3.4.3.(1), each individually rented room or suite of rooms in a floor area occupied by more than 1 tenancy and each dwelling unit shall have,

- (a) a doorway leading to the outdoors at or near ground level; or
- (b) a doorway leading to,
 - (i) an exterior passageway open to the outdoors, or
 - (ii) an interior public corridor or other corridor used by the public; and
- (c) from the point where such doorway in Clause (b) enters an exterior passageway, interior public corridor, or other corridor used by the public, it shall be possible to go in opposite directions to each of 2 separate exits, except as permitted in this Section.

(2) Public corridors shall be separated from the remainder of the building by a fire separation having a fire-resistance rating at least equal to 1 hr, except that

Fire
separation
of public
corridors

- (a) the fire-resistance rating need not exceed $\frac{3}{4}$ hr when the fire-resistance rating of the floor assembly is not required to exceed $\frac{3}{4}$ hr; and
- (b) no fire-resistance rating is required when the floor area is sprinklered and the corridor does not serve an institutional occupancy or a residential occupancy.

3.3.1.4.(1) Any room or suite of rooms occupied by a single tenancy shall have two egress doorways placed in such a manner that one doorway could provide egress from the room or suite of rooms as required in Article 3.3.1.3. if the other doorway becomes inaccessible to the occupants due to a fire which might originate in the room or suite of rooms,

Egress
doorways
from
rooms

- (a) where the occupancy is classified as Group F, Division 1;
- (b) which is intended for an occupant load of more than 60 persons; or
- (c) where the distance measured in a straight line from any point within the room or suite of rooms to the nearest door opening directly onto a public corridor or to an exit at grade, is more than 75 ft.

(2) Where a roof is used or intended for an occupant load of more than 60 persons, at least 2 separate exits shall be provided from the roof to stairs designed in conformance with the requirements for exit stairs located so that the distance between such stairs conform to the requirements in Sentence 3.4.2.2. for exits.

Exits from
roofs

(3) Where a podium, terrace, platform or contained open space is provided, egress requirements shall conform to the appropriate requirements for rooms and suites of rooms in Sentence (1).

Egress from
podiums or
terraces

(4) Where two egress doorways are required in Sentence (1), each doorway shall have an exit sign in accordance with Subsection 3.4.6.

3.3.1.5. The total minimum number of doorways from any room containing a high occupant load shall be the same as the number of exits required for a floor area having the same occupant load as determined by Article 3.4.2.4. and such doorways shall be provided with exit signs as prescribed in Article 3.4.6.1.

Egress
doorways from
high occupant
load rooms

Corridors

3.3.1.6.(1) The minimum width of every public corridor shall be 44 in.

(2) The minimum headroom clearance of every public corridor and every doorway in such public corridor shall conform to Article 3.4.3.5.

(3) Facilities for the illumination of corridors and other principal access routes to exits shall conform to the appropriate requirements in Subsection 3.2.8.

Doors

3.3.1.7.(1) Except as provided in Sentence (5), every door that opens onto a corridor or other facility that provides access to exit from a room or suite of rooms shall swing on a vertical axis in the direction of exit travel where such room or suite of rooms is used or intended for an occupant load of more than 60 persons or for a Group F, Division (1) occupancy.

(2) Every door that divides a corridor where such corridor is required to be separated from the remainder of the floor area by a fire separation shall swing on a vertical axis in the direction of exit travel.

(3) Where sliding doors are provided in locations described in Sentence (1), they shall be designed and installed to swing on the vertical axis in the direction of exit travel when pressure of 20 lb is applied to the inside of the door at the leading edge and causes the door to swing wide open and such doors shall be identified as a swinging door by means of a sign or decal affixed to the door.

(4) Every door in an access to exit from a floor area containing a high occupant load of more than 60 persons, when equipped with a latch or other fastener, will unlatch or release when a pressure of 20 lb is applied.

(5) In Group B, Division 1 occupancy, a sliding door may be used as an access to exit from a room or suite of rooms where persons are under legal restraint provided locks are connected to releasing devices operated from a constantly supervised control station.

3.3.1.8.(1) Every door that opens onto or is located within a public corridor or other facility that provides access to exit from a room or suite of rooms occupied as a single tenancy shall,

- (a) be at least 32 in. in width where there is only 1 door leaf;
- (b) have no single leaf in any multiple leaf door less than 24 in. or more than 48 in. in width;
- (c) not open onto a step; and
- (d) be readily operable without the use of keys in the direction of travel to an exit, except that this requirement does not apply to doors of rooms where persons are under legal restraint.

3.3.1.9. Ramps, stairways, escalators and passageways used by the public as access to exits shall conform with the requirements in Subsection 3.4.8.

Capacity of
access to exits

3.3.1.10.(1) The capacity of any public access to exit shall be based on the occupant load of the floor area served and be computed on the basis of the following maximum number of persons per unit of width as determined by the method for computing units of exit width in Article 3.4.3.2.:

- (a) except as provided in Clause (c), doorways, corridors and passageways not involving stairs or ramps shall be assumed to accommodate not more than 90 persons per unit of exit width (22 in.);

(b) except as provided in Clause (c), stairways, ramps, and escalators shall be assumed to accommodate not more than 60 persons per unit of exit width (22 in.); and

(c) access to exit from a floor area intended for the treatment or care of infirm persons shall be assumed to accommodate not more than 30 persons per unit of exit width (22 in.).

3.3.1.11.(1) Except as required in Sentences (2) and (3), interior finish materials used on a wall or ceiling of a public corridor or corridor serving classrooms or patients' bedrooms shall have a flame-spread rating of not more than 150.

Flame-spread
rating in
corridors

(2) Except where the building is sprinklered, at least 90 per cent of the surface of the ceiling of any public corridor or corridor serving classrooms or patients' bedrooms shall have a flame-spread rating of not more than 25.

(3) Except where the building is sprinklered, at least 90 per cent of the surface of any wall, other than doors of any public corridor or corridor serving classrooms or patients' bedrooms, shall have a flame-spread rating of not more than 75, or at least 90 per cent of the surface of the upper half of such wall shall have a flame-spread rating of not more than 25.

3.3.1.12.(1) Unless permitted otherwise, a guard at least 42 in. in height shall be provided,

Guards

(a) around each roof to which access is provided for other than maintenance;

(b) at openings into smoke shafts described in Subsection 3.2.6, that are less than 42 in. above the floor; and

(c) at each raised floor, mezzanine, balcony, gallery, window well, bridge, exterior passageway, and other locations where the difference in elevations is greater than 24 in.

(2) Except as provided in Sentence 3.3.2.10.(4) the size of any opening through every required guard serving a room or space to which the public is admitted or serving an exterior balcony shall be such a size as to prevent the passage of a spherical object having a diameter of 4 in. unless it can be shown that the location and size of openings that exceed this limit do not present a hazardous condition.

(3) Guards shall be designed so that no member, attachment or opening located between the floor and 36 in. above the floor will facilitate climbing.

3.3.1.13.(1) Every glass or transparent door accessible to the public shall be designed and constructed so that the existence and position of such door is readily apparent by attaching thereto non-transparent hardware, bars or other permanent fixtures, and when constructed of glass shall be constructed of wired glass or safety glass conforming to Subsection 9.6.5.

Transparent
doorways
and panels

(2) Transparent panels used in access to exits which because of their physical configuration or design could be mistaken for doors shall be made inaccessible to the occupants by a guard, barrier or railing at least 42 in. above the adjacent floor.

(3) Glass in doors and side lights that could be mistaken for doors within or at the entrances to dwelling units shall conform to Subsection 9.6.5.

Subsection 3.3.2. Assembly Occupancy

Scope

3.3.2.1. This Subsection applies to floor areas or parts thereof used or intended for use as assembly occupancies.

Fire
separations
required

3.3.2.2.(1) Except as otherwise provided in this Subsection, different occupancies of the same occupancy classification, any one of which has an occupant load exceeding 200 persons, shall be separated from each other by a fire separation having a fire-resistance rating at least equal to that required in Subsection 3.2.2. for the floor assembly on which they are located except that such fire separation shall have a fire-resistance rating of at least $\frac{3}{4}$ -hr and need not have a fire-resistance rating greater than 1-hr.

(2) Where usable space exists under tiers of seats in arena-type buildings, a $\frac{3}{4}$ -hr fire separation shall be provided between such space and the seats or the space shall be sprinklered.

(3) An assembly occupancy shall be separated from a garage by a fire separation conforming to Article 3.3.7.7.

(4) Hazardous areas in schools, such as home economics rooms, art rooms involving hazardous processes, laboratories, laboratory storage rooms, any room which is supplied with gas for instructional or research purposes, and kitchens other than small domestic or pantry-type kitchens, shall be provided with an enclosure constructed as a fire separation and having a 1-hr fire-resistance rating.

(5) Two or more related hazardous teaching areas in Sentence (4) may be enclosed as one unit where permitted.

Flame-spread
rating

3.3.2.3.(1) Except as provided in Sentences (2), (3) and (4), interior finish materials used on the wall or ceiling of a room or space intended for assembly purposes shall have a flame-spread rating of not more than 150.

(2) In Group A, Division 1 occupancies at least 90 per cent of the aggregate area of walls and ceilings shall have a flame-spread rating of not more than 25.

(3) Except where the floor area is sprinklered, Group A, Division 2 occupancies having a high occupant load shall have a flame-spread rating of not more than 75 over at least 90 per cent of the area of,

(a) ceilings; and

(b) walls where the occupant load exceeds 200 persons.

(4) The requirements of Sentences (2) and (3) shall not apply to doors or the exposed surfaces of heavy timber construction.

Fixed seats

3.3.2.4.(1) Except for bench-type seats as provided in Articles 3.3.2.6. and 3.3.2.8., in places of assembly with fixed seats such seats shall be,

(a) attached or secured to the floor, platform or platform riser;

(b) provided with arms and back; and

(c) arranged in rows having an unobstructed passage of at least 16 in. measured horizontally between plumb lines from the backs of the seats in one row and the edges of the farthest forward projection of the seats in the next row in the unoccupied position.

(2) Aisles on the main floor and in balconies and galleries shall be located so that there are not more than 7 seats between any seat and the nearest aisle except where,

- (a) a door or doorway leading directly to an access to exit is provided for every three rows of seats, in which case such doors or doorways need not be provided with exit signs;
- (b) every third row of seats terminates at the side walls; and
- (c) the number of seats in a row does not exceed 100.

(3) Seating arrangements that do not conform to the requirements of Sentence (2) may be permitted provided the standard of safety is not reduced and the time required for egress is not increased.

3.3.2.5.(1) Except as required in Articles 3.3.2.6. and 3.3.2.8., aisles leading to exits shall be provided in places of assembly which contain fixed seats in conformance with Sentences (2) to (10). Aisles

(2) The minimum clear width of aisles shall be not less than 44 in. except that the width may be reduced to not less than,

- (a) 30 in. when serving 60 seats or fewer; and
- (b) 36 in. when serving seats on 1 side only.

(3) Except in the case of bleacher seats, the minimum clear width of aisles referred to in Sentence (2) shall be measured at the point farthest from an exit, cross aisle or foyer and shall be increased in width $1\frac{1}{2}$ in. for each 5 ft length toward the exit, cross aisle or foyer.

(4) Aisles shall terminate in a cross aisle, foyer or exit and the width of such cross aisle, foyer or exit shall be at least the required width of the widest aisle plus 50 per cent of the total required width of the remaining aisles that it serves.

(5) Dead-end aisles shall be not more than 20 ft in length.

(6) The length of travel to an exit door by any aisle shall not be longer than 150 ft.

(7) Side aisles shall be at least 44 in. wide when seating is provided in conformance with Clauses 3.3.2.4.(2)(a) to (c).

(8) The floor of every aisle shall have a gradient of not more than 1 to 8.

(9) Steps shall not be placed in any aisle unless the gradient would exceed 1 to 8 and such steps shall conform to the following requirements,

- (a) the walkway between rows of seats shall be level at right angles to the line of travel;
- (b) the riser height shall be at least $4\frac{1}{2}$ in.
- (c) the riser height shall not exceed 8 in. where not more than one riser is used between adjacent seating platforms and shall not exceed $7\frac{3}{4}$ in. where more than one riser is issued;
- (d) where variations in riser height occur,

- (i) the heights of adjacent risers shall not vary more than $\frac{1}{4}$ in., and

- (ii) treads or any part of a platform shall extend at least 17 in.;
 - (e) the width of stair treads between platforms shall conform to Article 3.4.8.9.;
 - (f) aisle platforms where they extend at least 17 in. in the direction of exit travel may slope $\frac{1}{4}$ in. in 12 in.;
 - (g) an unobstructed platform at least 32 in. square shall be provided adjacent to an aisle where a step is used at the entry to a row of seats; and
 - (h) every step shall be marked with a permanent stripe of contrasting colour.
- (10) Aisles shall be provided with minimum lighting at all times.

3.3.2.6.(1) Corridors used by the public in assembly occupancies or serving classrooms as access to exits shall,

- (a) be separated from the remainder of the building by a fire separation having a fire-resistance rating of not less than 1-hr, except that,
 - (i) the fire-resistance rating need not be greater than $\frac{3}{4}$ -hr where the floor assembly is permitted to have a $\frac{3}{4}$ -hr fire-resistance rating, and
 - (ii) no fire-resistance rating is required if the floor area is sprinklered;
- (b) be equipped with emergency lighting conforming to the requirements in Subsection 3.2.8.; and
- (c) have surface finishes with a flame-spread rating conforming to the requirements in Articles 3.3.1.11. for public corridors.

3.3.2.7. A door between a corridor and adjacent classrooms providing access to exit from the classrooms need not be equipped with a self-closing device where the building does not fall within the scope of Subsection 3.2.6.

3.3.2.8. Access to exit from a room or suite of rooms of assembly occupancy shall not be through a dead end corridor unless that is a second and separate egress doorway from the room or suite of rooms not leading into the dead end corridor.

3.3.2.9.(1) Where fixed bench-type seats without arms are provided, the seat width per person shall be assumed to be 18 in.

(2) The centre-to-centre spacing between rows of bench-type seats shall be at least 30 in. where back rests are provided and at least 22 in. where back rests are not provided.

(3) There shall be a space of at least 12 in. between the back of each seat and the front of the seat immediately behind it.

(4) Aisles shall be located so that there are not more than 7 seats with backs or 20 seats without backs between every seat and the nearest aisle.

(5) Every aisle serving bench-type seats shall be at least 44 in. wide at the narrowest point and shall be uniformly increased in width as it approaches an exit in accordance with Articles 3.4.3.2. and 3.4.3.3.

(6) Steps shall not be placed in any aisle unless the gradient would exceed 1 to 8 and such steps need not have handrails when the adjacent seating is on the same level.

(7) Seating arrangements that do not conform to the requirements in this Article may be permitted provided the standard of safety is not reduced and the time required for egress is not increased.

3.3.2.10.(1) Except as required in Sentences (2) and (4) for bleacher seats, guards shall be installed in outdoor and indoor places of assembly with fixed seats so that,

- (a) at the fascia of every box, balcony or gallery where the seats extend to the edge, the height of guards is at least 30 in. in front of the seats and at least 36 in. when located at the end of aisles or at the foot of steps;
- (b) the height of guards along every cross aisle other than those adjacent to the fascia of every box, balcony or gallery is at least 26 in. except that such guards need not be provided where the backs of the seats along the front side of the aisle are at least 24 in. above the floor of the aisle; and
- (c) where the seating is arranged in successive tiers and the height of rise between platforms exceeds 18 in., the height of guards is at least 26 in. along the entire row of seats at the edge of the platform.

(2) The back and ends of bleacher seats more than 4 ft above the ground or floor that are not adjacent to a wall shall be protected with a guard,

- (a) at least 42 in. in height above an adjacent aisle surface or foot rest; and
- (b) at least 36 in. in height above the centre of an adjacent seat board.

(3) If the front of a bleacher is more than 2 ft above the ground or floor, it shall be protected with a guard at least 33 in. in height above the front foot rest.

(4) The size of any opening in a guard required in Sentences (2) and (3) shall be such as to prevent the passage of a spherical object more than 12 in. in size.

3.3.2.11.(1) Any Group A, Division 4 occupancy and each tier or balcony thereof that has a capacity of more than,

Outdoor
places of
assembly

- (a) 1,000 persons shall have at least three separate exits; or
- (b) 4,000 persons shall have at least four separate exits.

(2) In every Group A, Division 4 occupancy, every seat shall be located so that the travel distance does not exceed 150 ft measured along the path of travel from the seat to,

- (a) the ground;
- (b) an exit;
- (c) an opening to a passageway leading from the seating area; or
- (d) an opening through the seating deck structure such as a portal or vomitory.

(3) Exits from outdoor stadia or grandstands shall be located not more than 75 ft apart.

(4) The capacity of means of egress for Group A, Division 4 occupancies shall be computed on the basis of one unit of exit width for each 100 persons except that where there is easy access to an open place of refuge, such as a playing field, the aggregate width may be determined on the basis of one unit of exit width for each 500 persons.

(5) Aisles in Group A, Division 4 occupancies,

- (a) shall be located so that there are not less than 20 seats between any seat and the nearest aisle;
- (b) shall be at least 44 in. in width except that an aisle serving fewer than 60 persons may be 30 in. in width; and
- (c) shall not have steps unless the gradient of the aisle would exceed 1 to 8.

(6) Except as provided in Sentences (7) and (8), where steps are provided in aisles, such steps shall,

- (a) extend the full width of the aisles;
- (b) have risers not exceeding 9 in. in height; and
- (c) have treads with a run of at least 10 in.

(7) Where steps are provided in aisles of bleachers of the telescopic type, such steps shall,

- (a) have risers not exceeding 10 in.; and
- (b) have treads with a run of at least 11 in.

(8) When the vertical distance between seating platforms in bleachers exceeds 11 in. an intermediate step shall be provided the full width of the aisle, and proportioned to provide 2 equal risers between platforms, and when the vertical distance between seating platforms exceeds 18 in. 2 intermediate steps shall be provided the full width of the aisle so that there are 3 equal risers between platforms.

(9) Where the passageway between rows of seats is not a closed deck, footboards shall be provided so that,

- (a) the total width of the foot boards shall be not less than $\frac{3}{4}$ of the centre-to-centre spacing between rows of seats; and
- (b) the spacing between footboard members shall not exceed 1 in.

Libraries

3.3.2.12.(1) Where a book storage room in a library exceeds 2,500 sq ft in area or where the book stacks exceed 30 ft in height or penetrate more than 1 storey,

- (a) the book storage room shall be separated from the remainder of the building by a 2-hr fire separation; or
- (b) the building shall be sprinklered.

(2) Open book shelves are permitted above and below a mezzanine floor in a library building provided the height of such book shelves is not more than 7 ft or 75 per cent of the floor to ceiling height of the space above or below the mezzanine floor assembly.

Bowling alleys

3.3.2.13.(1) Any portion of a building in which three or more bowling lanes are located shall be separated from other occupancies by at least 1-hr fire separation.

(2) Subsidiary occupancies such as offices, cocktail lounges and lunch counters operated in connection with 3 or more bowling lanes shall be separated by at least 1-hr fire separation where the combined area of these subsidiary occupancies exceeds 1,500 sq ft.

Stages for
theatrical
performances

3.3.2.14.(1) Structural members supporting the floor of any stage for theatrical performance shall be of noncombustible construction unless the building is permitted to be of combustible construction.

(2) Stages for theatrical performance and ancillary spaces, such as workshops, dressing rooms and storage areas, shall be sprinklered.

(3) A 1-hr fire separation shall be provided between every stage for theatrical performances and ancillary space, such as workshops, dressing rooms and storage areas.

(4) Every stage for theatrical performances and ancillary spaces, such as work, storage and dressing rooms, shall be separated from the audience space by a 1-hr fire separation except for a proscenium opening which shall be protected with an,

(a) unframed asbestos fire curtain when the opening does not exceed 60 ft in width; and

(b) semi-rigid asbestos fire curtain when the opening is more than 60 ft in width.

(5) Every asbestos curtain as required by Sentence (4) shall be,

(a) operated automatically by heat actuated devices and operated manually by remote control devices, one on the stage control panel and one on each side of the stage; and

(b) designed to close automatically upon the actuation of the sprinkler system.

(6) At least two vents for the purpose of venting fire and smoke to the outside of a building shall be provided above every stage designed for theatrical performance and shall,

(a) have an aggregate area of at least one eighth of the area of the stage behind the proscenium opening; and

(b) be arranged to open automatically by means of,

(i) heat actuated devices, or

(ii) actuation of the sprinkler system.

(7) Where any requirement of Sentences (1) to (6) is incompatible with the function of a stage, other fire safety measures may be substituted provided the standard of safety is not reduced.

3.3.2.15.(1) This Article does not apply to portable motion pictures projectors.

Motion
picture
projection
rooms

(2) Except as provided in Sentence (1), every motion picture projector, together with all associated electrical devices, shall be operated within a projection room separated from the remainder of the building by a fire separation having a fire-resistance rating of at least 1-hr.

(3) A clear space of at least 30 in. shall be provided behind projection equipment in every projection room.

(4) Every projection room shall have at least two doorways with dimensions at least 30 in. in width and 6 ft 8 in. in height and such doorways shall be separated by at least one third of the perimeter of the room and shall lead to an access to exit.

(5) Doors installed in projection rooms shall be equipped with self-closing devices and shall open outward.

(6) Every projection room shall be equipped with exhaust ventilation of sufficient capacity to provide 6 air changes per hr and shall be designed in conformance with Sentence 6.2.3.1.(2).

(7) Every shelf, fixture and major item of fixed equipment in a projection room shall be constructed of noncombustible materials.

3.3.2.16. Where an arena-type building intended for occasional use for trade shows and similar exhibition purposes exceeds 15,000 sq ft in building area, the building shall be sprinklered.

Subsection 3.3.3. Institutional Occupancy

Scope

3.3.3.1. This Subsection applies to floor areas or parts thereof used or intended for use as institutional occupancies.

3.3.3.2.(1) Except for sleeping rooms and patients' bedrooms within a suite, sleeping rooms and patients' bedrooms shall be separated from adjacent rooms or suites by a fire separation having a fire-resistance rating of at least 1-hr, except that the fire-resistance rating need not be greater than $\frac{3}{4}$ hr where the floor assembly is not required to exceed a $\frac{3}{4}$ -hr fire-resistance rating.

(2) Except for corridors within a suite, corridors used by the public or serving patients' bedrooms or sleeping rooms shall,

- (a) be separated from the adjacent rooms or suites by a fire separation having a fire-resistance rating as required in Sentence(1);
- (b) be equipped with emergency lighting conforming to the requirements in Subsection 3.2.8.; and
- (c) have surface finishes with a flame-spread rating conforming to the requirements of Article 3.3.1.11. for public corridors.

(3) Special patient areas, such as intensive and coronary care units and operating areas shall be separated from the remainder of the building by a fire separation having a fire-resistance rating of at least 1-hr with closure assemblies having at least a $\frac{3}{4}$ -hr fire-resistance rating and such closures shall be weather-stripped or otherwise designed and installed to retard the passage of smoke.

(4) Access to exit from a room or suite may be by a dead end corridor provided the room or suite has a second and separate egress doorway not leading into the dead end corridor.

3.3.3.3. The fire separation required between an institutional occupancy and a repair garage shall have no openings.

Flame-spread
rating

3.3.3.4. Except for doors, at least 90 per cent of the aggregate area of the interior finish of walls or ceilings shall have a flame-spread rating of not more than 75, and in no case shall the interior finish of walls or ceilings have a flame-spread rating greater than 150.

Separated
zones in
floor areas

3.3.3.5.(1) Every floor area used or intended to be used for patients in bed or infirm persons shall be divided into two or more zones separated by a fire separation in such a manner that the occupants in every zone have access to two exits either directly or through adjacent zones.

(2) Fire separations between zones shall have a fire-resistance rating of at least 1hr except that a $\frac{3}{4}$ -hr fire separation is permitted where the fire-resistance rating of the floor assembly is not required to exceed $\frac{3}{4}$ -hr.

(3) Doors acting as closures in fire separations between zones shall be weather-stripped or otherwise designed and installed to retard the passage of smoke.

(4) Every zone shall accommodate, in addition to its own occupants, the occupants of the largest adjacent zone in a floor area determined by the requirement for horizontal exits in Article 3.4.8.12.

(5) The travel distance from any point in a corridor described in 3.3.3.2.(2) to an adjacent zone shall not exceed 100 ft.

3.3.3.6. The requirements of Subsection 3.2.6. shall apply to a building containing a floor area located above the third storey used or intended to be used for patients in bed or infirm persons. Special requirements

3.3.3.7.(1) Every corridor in which it is necessary to turn beds shall be at least 96 in. wide. Corridors

(2) Paired doors in corridors shall,

(a) swing in opposite directions, the right-hand door swinging in the direction of travel; and

(b) be at least 44 in. wide and 7ft high, to permit movement of beds.

(3) Where rooms are used or intended to be used for patients in bed who are non-ambulatory, the doors into corridors shall have a clear width of 44 in.

3.3.3.8. In addition to the requirements of this Subsection, hazardous conditions in hospital operating rooms shall be safeguarded in conformance with the requirements of Part. 6. Operating room hazards

Subsection 3.3.4. Residential Occupancy

3.3.4.1. This Subsection applies to floor areas or parts thereof used or intended for use as residential occupancies. Scope

3.3.4.2.(1) Except as provided in Sentence (2), sleeping rooms occupied separately and not as suites, and suites or dwelling units in hotels and other residential buildings, shall be separated from adjacent rooms, suites and public corridors by a fire separation having a fire-resistance rating of at least 1-hr, except that a ¾-hr fire-resistance rating is permitted if the floor assembly is not required to exceed ¾-hr fire-resistance rating.

(2) Floors need not be constructed as a fire separation in dwelling units containing more than 1 storey provided that each such dwelling unit is separated from the remainder of the building by,

(a) a 1-hr fire separation when contained within a building 3 storeys or less in building height; or

(b) a 2-hr fire separation when contained within a building exceeding 3 storeys in building height.

(3) Except as provided in Sentence (4), self-closing devices need not be installed on doors provided as closures in fire separations described in Sentences (1) and (2).

(4) Doors between public corridors and individually rented rooms or suites of rooms or dwelling units in buildings of Group C occupancy regulated by Subsection 3.2.6., and doors in dead end public corridors described in Article 3.3.4.5. shall be provided with self-closing devices and self-latching devices.

(5) A door opening onto a public corridor which provides access to exit from individually rented rooms, suites of rooms or dwelling units shall be designed not to lock automatically when such doors are equipped with automatic self-closing devices described in Sentence (4).

(6) Trunk rooms and storage rooms in residential occupancies not forming part of an individual dwelling unit or sleeping room occupied separately and not as a suite shall be sprinklered and separated from the remainder of the building by a 1-hr fire separation, except that a $\frac{3}{4}$ -hr fire separation is permitted where the fire-resistance rating of the floor assembly is not required to exceed $\frac{3}{4}$ -hr.

(7) RESERVED

(8) RESERVED

3.3.4.3.(1) In buildings of residential occupancy and not more than 3 storeys in building height, a doorway from a dwelling unit is permitted to open directly into an exit stairway provided such dwelling unit has a second and separate means of egress.

(2) A doorway from a dwelling unit may open onto an interior corridor served by a single exit, or an exterior balcony served by a single exit stairway, or an exterior passageway served by a single exit stairway provided that the dwelling unit has access to a second and separate exit.

Flame-spread
rating

3.3.4.4. Interior finish material used on the wall or ceiling of every room or space used or intended to be used for residential occupancy shall have a flame-spread rating of not more than 150.

3.3.4.5. Except for corridors served by a single exit as described in Sentence 3.3.4.3.(2), a dead-end public corridor is permitted only if it does not exceed 20 ft in length, measured from the end of the corridor to the nearest exit and such dead-end corridors shall contain no door openings except entrance doors to individually rented rooms, suites of rooms or dwelling units, located so that it is not necessary to pass more than 2 doors in travelling to the nearest exit.

Partitions
within
dwelling units

3.3.4.6.(1) Wood frame partitions covered on both sides with noncombustible material may be used within dwelling units in any building or part thereof classified as Group C occupancy which is required to be of noncombustible construction.

(2) In every building of Group C occupancy required to be of noncombustible construction, lockers of combustible construction within storage rooms or trunk rooms shared by more than one tenant are permitted provided,

- (a) the rooms are sprinklered;
- (b) the lockers are constructed of wood cladding not larger than 1 in. by 3 in. nominal alternatively spaced to provide a wall with 50% openings;
- (c) the lockers are not constructed in tiers, and
- (d) construction of the lockers from 18 in. below the sprinkler head upwards is to consist of wire mesh walls to prevent obstruction to the sprinklers by stored materials and within the locker, a ceiling of wire mesh shall be provided at least 18 in. below the sprinkler heads.

3.3.4.7. Walls and floors of sleeping rooms occupied separately and not as suites and suites or dwelling units shall be designed and constructed to restrict airborne sound transmission in conformance with Section 9.11.

3.3.4.8. RESERVED

Number of
egress
doorways

3.3.4.9.(1) Except as permitted in Sentence (2), an egress doorway conforming to Article 3.3.1.3. shall be provided on each storey of a dwelling unit.

- (2) An egress doorway is not required from each storey of a dwelling unit,
 - (a) having not more than one storey above the first storey of the building, and provided the exit is an exterior doorway located at or near ground level;

(b) having not more than 2 storeys above the first storey of the building and provided,

(i) a products of combustion detector and alarm, which may be of the single station alarm type, is installed at the uppermost storey of the dwelling unit in conformance with Sentence (3), or

(ii) an egress doorway is provided from the uppermost storey and the lowest storey of the dwelling unit; or

(c) where a products of combustion detector and alarm is installed on each storey of the dwelling unit in conformance with Sentences (3) and (4), provided it is possible to reach an egress doorway within 60 ft from any point in the dwelling unit without travelling through more than one other storey.

(3) Where products of combustion detectors and alarms referred to in Clauses

(2) (b) and (c) are used, the alarms shall be audible within the bedrooms when intervening doors are closed, and the detectors installed on the ceiling in a location or locations,

(a) outside of bedrooms or sleeping areas where located in a storey containing such rooms or areas; and

(b) in the living areas when located in a storey containing such areas.

(4) The products of combustion detectors and alarms referred to in Clause (2) (b) and (c), shall be connected to the building electrical supply without a disconnect wall switch and be permanently mounted to a standard electrical outlet or junction box.

Subsection 3.3.5. Business and Personal Services Occupancy

3.3.5.1. The Subsection applies to floor areas or parts thereof used or intended for use as business and personal services occupancies. Scope

3.3.5.2.(1) In every building required to be of noncombustible construction, partitions of combustible construction as described in Sentence (2) may be used within floor areas used or intended to be used for a business and personal services occupancy, Partitions

(a) where the floor area is sprinklered; or

(b) within spaces having an area not more than 5,000 sq ft where such spaces are separated from the remainder of the floor area by at least a 1-hr fire separation of noncombustible construction.

(2) Partitions of combustible construction referred to in Sentence (1) shall be limited to,

(a) wood studs covered on both sides by noncombustible cladding, or fire-retardant treated wood having a flame-spread rating of not more than 25;

(b) solid wood;

(c) glass; or

(d) a combination of construction described in Clauses (a), (b) and (c).

3.3.5.3. Interior finish material used on the wall or ceiling of every room or space used or intended to be used for business and personal services occupancy shall have a flame-spread rating of not more than 150. Flame-spread rating

3.3.5.4. Except as provided in Clause 3.3.5.5.(1) (c), a door between a public corridor and adjacent rooms of Group D occupancy need not be equipped with a self-closing device where the building does not fall within the scope of Subsection 3.2.6.

3.3.5.5.(1) Dead-end public corridors are permitted in Group D occupancies provided,

- (a) the occupant load served by the dead-end does not exceed 30 persons;
- (b) door openings other than entrance doors to individually rented rooms or suites are not located in the dead-end portion that serves as access to exit;
- (c) the travel distance from the most remote point of the dead-end portion to the nearest exit does not exceed 30 ft in length;
- (d) the doors in the dead-end portion are located so that it is not necessary to pass more than 2 doors in travelling to the nearest exit; and
- (e) the doors in the dead-end portion are equipped with self-closing devices, and designed not to lock automatically.

Subsection 3.3.6. Mercantile Occupancy

Scope 3.3.6.1. This Subsection applies to floor areas or parts thereof used or intended for use as mercantile occupancies.

Partitions 3.3.6.2.(1) In every building required to be of noncombustible construction, partitions of combustible construction as described in Sentence (2) may be used within floor areas intended for a mercantile occupancy,

- (a) where the floor area is sprinklered; or
- (b) where a floor area comprising a single tenancy does not exceed 5,000 sq ft and is enclosed by a 1-hr fire separation of noncombustible construction.

(2) Partitions of combustible construction referred to in Sentence (1) shall be limited to,

- (a) wood studs covered on both sides by noncombustible cladding or fire-retardant treated wood having a flame-spread rating of not more than 25;
- (b) solid wood;
- (c) glass; or
- (d) a combination of construction described in Clauses (a), (b) and (c).

Exterior wall openings 3.3.6.3. Where any storey of a building classified as a Group E major occupancy is required to be separated from the storey above or below by a fire separation, openings in an exterior wall located vertically one above the other shall be separated by an apron or spandrel wall at least 3 ft in height or by a canopy projecting at least 3 ft from the exterior wall for a length at least equal to the length of the openings at each floor level and such apron, spandrel or canopy shall have a fire-resistance rating equivalent to the construction required for the floor assembly and need not be greater than 1-hr except as required in Subsection 3.2.3.

Flame-spread rating 3.3.6.4. Interior finish material used on the wall or ceiling of every room or space used or intended to be used for mercantile occupancy shall have a flame-spread rating of not more than 150.

Subsection 3.3.7. Industrial Occupancy

Scope 3.3.7.1. This Subsection applies to floor areas or parts thereof used or intended for use as industrial occupancies.

Fire separations 3.3.7.2.(1) Except in Group F, Division 1 major occupancies, every process room where hazardous substances are used or intended to be used shall be separated from the remainder of the building by a 2-hr fire separation unless fire extinguishing equipment in accordance with the National Fire Code of Canada 1963, as revised to 1 May, 1972 is installed.

(2) A tenant occupied space of either Group F, Division 1 or Division 2 Occupancy shall be separated from other tenant occupied spaces of the same occupancy classification on the same floor area by a 1-hr fire separation except that a $\frac{3}{4}$ -hr fire separation is permitted where the fire-resistance rating of the floor assembly is not required to exceed $\frac{3}{4}$ -hr.

3.3.7.3. In a Group F, Division 1 major occupancy every floor area shall be equipped with fire extinguishing equipment in accordance with the National Fire Code of Canada 1963, as revised to 1 May, 1975.

Fire
extinguishing
equipment
for Group F
Division 1

3.3.7.4.(1) Basements or cellars shall not be used for the storage, manufacture or handling of volatile solids, liquids or gases that generate explosive air-vapour mixtures or for purposes that involve explosive dusts.

Spaces below
grade

(2) Entrances and exits to basements, cellars and rooms containing building services in buildings involving the storage, manufacture or handling of volatile materials that generate explosive air-vapour mixtures or processes that produce explosive dusts shall be separated from the other parts of the building and such basements, cellars and rooms shall be separated from other parts of the building with a vapour-tight separation.

3.3.7.5. Where any storey of a building classified as a Group F, Division 1 or 2 major occupancy is required to be separated from the storey above or below by a fire separation, every opening in an exterior wall located vertically above another opening shall be separated by an apron or spandrel wall at least 3 ft in height or by a canopy projecting at least 3 ft from the exterior wall for a length of at least equal to the length of the openings at each floor level and such apron, spandrel or canopy shall have a fire-resistance rating equivalent to the construction required for the floor assembly and need not be greater than 1-hr except as required in Subsection 3.2.3.

Exterior wall
openings

3.3.7.6. Interior finish material used on the wall or ceiling of every room or space used or intended to be used for industrial occupancy shall have a flame-spread rating of not more than 150.

Flame-spread
rating

3.3.7.7.(1) Where access is provided from a storage garage to a stair tower or elevator lobby serving occupancies above the level of a storage garage, such access shall be through a vestibule conforming to Sentence (15).

Garages

(2) Stairways extending to the roof of a storage garage shall be protected from ice and snow.

(3) Mechanical storage garages of not more than 4 storeys in building height, where no persons other than parking attendants are permitted above the street floor level, need not have a fire separation between the exits and the remainder of the building.

(4) Every garage shall be provided with natural or mechanical ventilation in conformance with Subsection 3.6.3. to prevent excessive accumulation of carbon monoxide, exhaust fumes or flammable and toxic vapours.

(5) The clear storey height of every storage garage shall be at least 6 ft 6 in.

(6) A continuous curb at least 6 in. in height, and a guard at least 42 in. in height shall be provided at every garage floor opening and around the perimeter of every floor where the exterior walls are omitted.

(7) The floor finish of every garage shall be of noncombustible material, or asphalt.

(8) RESERVED

(9) Only two exits located remote from each other need be provided in storage garages conforming to Article 3.2.2.50. provided persons other than parking attendants are not permitted above the street floor level.

(10) Except for a basement in which the floor level is not more than 3 ft below grade and in which 25% or more of the area of the perimeter is open to the outdoors, every storey of a storage garage or repair garage located below grade shall be sprinklered.

(11) A repair garage shall be separated from other occupancies by at least a 2-hr fire separation and in such fire separation,

(a) openings shall not be permitted in the fire separation between a repair garage and a Group A, B or C occupancy; and

(b) openings shall be permitted in the fire separation between a repair garage and a Group E occupancy only when both occupancies are sprinklered.

Storage
garages

(12) A storage garage shall be separated from other occupancies by at least a 1½-hr fire separation.

Vestibule
required

(13) Where access is provided through a fire separation between a storage garage and a Group A, Division 1 of Group B occupancy such access shall be through a vestibule conforming to Sentence (15).

(14) In buildings exceeding 3 storeys in building height where access is provided through a fire separation between a storage garage and a Group A, Division 2, 3, or 4, or a Group C occupancy, such access shall be through a vestibule conforming to Sentence (15).

Vestibule
requirements

(15) Where access is provided through a vestibule as required in Sentences (1), (13) and (14), the vestibule shall,

(a) be at least 6 ft in length;

(b) be naturally ventilated to outside air, mechanically ventilated at the rate required in Article 3.6.3.4., or pressurized to prevent noxious gases from the garage entering the adjoining occupancies; and

(c) have the openings between the vestibule and an adjoining occupancy provided with self-closing doors having no hold-open devices.

3.3.7.8. RESERVED

Openings
permitted for
manufacturing
operations

3.3.7.9. Where unprotected openings are necessary in fire separations because of the nature of a manufacturing process, such as an unbroken flow of material from storey to storey, the omission of closures for such openings is permitted provided special precautions to offset the hazard of the unprotected opening are taken.

3.3.7.10. Rooms or spaces involving the use of explosive substances shall be ventilated in conformance with Article 3.6.3.3.

3.3.7.11.(1) Access to exit from a room or suite of rooms containing an industrial occupancy with an occupant load of more than 30 persons or a high hazard industrial occupancy shall not be through a dead-end corridor unless there is a second and separate egress doorway not leading into the dead-end corridor.

(2) Where access to exit from a room or suite of rooms is permitted in Sentence (1) to be by a dead-end corridor, the travel distance from the most remote point of the dead end to the nearest exit shall not exceed 30 ft in length.

SECTION 3.4 REQUIREMENTS FOR EXITS

Subsection 3.4.1. General Requirements

Scope

3.4.1.1.(1) Exit facilities complying with this Section shall be provided to a public thoroughfare or to a suitable open space with access to a public thoroughfare from every floor area which is intended for occupancy.

(2) Where more than one exit is required from a floor area each exit shall be separated from every other exit leading from that floor area.

(3) Access to exits shall conform to Section 3.3.

(4) Doorways, passageways, ramps and stairways through which the public is normally admitted and which are in addition to required exits shall conform to the requirements of this Section.

3.4.1.2. RESERVED

3.4.1.3. Subject to the requirements of this Section, an exit from any floor area shall be one of the following used singly or in combination: Types of exits

escalator that is capable of moving only in the direction of exit travel,
exterior doorway,
exterior passageway,
exterior ramp,
exterior stairway,
fire escape,
horizontal exit,
interior passageway,
interior ramp,
interior stairway, or
moving walkway that is capable of moving only in the direction of exit travel.

3.4.1.4.(1) A horizontal exit shall not be permitted as a required exit from a room or floor area having a high occupant load. Restricted
use of exits

(2) Horizontal exits shall not comprise more than one half of the required number of exits from any floor area.

(3) A fire escape shall not be erected on any new building.

(4) A fire escape shall not be erected on an existing building unless it can be demonstrated that it is impractical to provide one or more of the exit facilities required by Article 3.4.1.3. and provided that such fire escapes serve floor areas not more than,

(a) 2 storeys above the finished ground level in Group B occupancies; and

(b) 5 storeys above the finished ground level in all other occupancies.

(5) A slide escape shall not be erected on any building as a required exit, but may be provided as an additional egress facility where unusual hazards may exist.

(6) No open exterior stairway shall serve as a means of egress for residents above the second floor of a nursing home.

Subsection 3.4.2. Number and Location of Exits from Floor Areas

3.4.2.1.(1) Except as provided in Sentence (2), every floor area and other space as regulated in Sentence 3.4.1.1.(1) shall be served by not fewer than two exits. Minimum
number
required

(2) Floor areas in buildings not exceeding 2 storeys in building height may be served by one exit,

(a) where they are intended for Group A occupancy provided,

(i) the floor area is not intended for more than 60 persons,

(ii) the floor area does not exceed 2,000 sq ft; or

(iii) the travel distance from any point in the floor area, whether subdivided or not to the exit, does not exceed 50 ft; and

(b) where they are intended for Groups C, D, E and F, Division 2 and 3 occupancies provided they conform to Articles 9.9.7.6. and 9.9.9.1.

(3) For the purposes of this Subsection, travel distance means the distance from any point in the floor area to an exit measured along the path of exit travel, except that when a floor area is subdivided into suites of rooms or rooms not within suites and served by a corridor required to provide a fire separation from such adjacent rooms or suites of rooms or by an exterior passageway, the travel distance shall be measured from the door of such rooms or suites to the nearest exit.

Distance
between exits

3.4.2.2.(1) Except where a floor area is divided by a fire separation so that it is necessary to pass through it to travel from one exit to another exit, the least distance between 2 required exits from a floor area shall be,

- (a) one half the maximum diagonal dimension of the floor area, but need not be more than 30 ft for a floor area having a public corridor serving more than 1 tenant; or
- (b) one half the maximum diagonal dimension of the floor area, but not less than 30 ft for all other floor areas.

(2) The minimum distance between exits referred to in Sentence (1) shall be the shortest distance that smoke would have to travel between the required exits, assuming that the smoke will not penetrate an intervening fire separation.

Location
of exits

3.4.2.3.(1) Except as provided in Sentences (2) and (6) and elsewhere in the building code, where more than one exit is required from a floor area, such exits shall be located so that the travel distance to at least one exit shall be not more than,

- (a) 75 ft in any Group F, Division 1 occupancy;
- (b) 150 ft in any sprinklered floor area that contains an occupancy other than Group F, Division 1;
- (c) 125 ft in any Group D occupancy; and
- (d) 100 ft in any other occupancy.

(2) Except for a Group F, Division 1 occupancy, Sentence (1) need not apply if exits are placed along the perimeter of the floor area and are not more than 200 ft apart, measured along the perimeter, provided each main aisle in the floor area leads directly to an exit.

(3) Where more than one exit is required, every exit shall be considered as contributing not more than one half the required units of exit width.

(4) Exits shall be located and arranged so that they are clearly visible or their locations are clearly indicated and they are accessible at all times.

(5) Where an assembly hall or theatre has more than one balcony or gallery, every exit or ramp leading from a balcony or gallery above the first balcony shall be separate from any other stairway and in a separate enclosure.

(6) Contiguous stairs, such as scissor stairs, are deemed to meet the requirements for two separate exits provided,

- (a) each stair is separated from the other by a 2-hr fire separation without openings for doorways, ducts, piping, or other breaches through the separation;
- (b) the requirements of Article 3.4.2.2. are met; and
- (c) the travel distance does not exceed 100 ft.

3.4.2.4. Except as provided in Article 3.3.2.8. for outdoor places of assembly, the number of exits from each floor area in which there is a high occupant load shall conform to Table 3.4.2.A.

TABLE 3.4.2.A.

Forming Part of Article 3.4.2.4.

Total Number of Persons	Minimum Number of Exits Required
61 - 600	2
601 - 1,000	3
over 1,000	4

3.4.2.5.(1) Where a covered mall is designed in conformance with Sentence 3.2.3.13.(1) for the purpose of considering a building to be subdivided into separate buildings, every covered mall shall,

Exits for
covered
malls

(a) be served by at least two exits located remote from each other so that the travel distance from any point within the covered mall to a mall exit does not exceed 200 ft; and

(b) have an unobstructed pedestrian travel space at least 12 ft wide, parallel and adjacent to each connected building, and extending to each mall exit.

(2) Exits leading into a covered mall from floor areas of portions of buildings considered separate buildings as described in Sentence 3.2.3.13.(1) shall not comprise more than one half of the required units of exit width from that floor area.

(3) Every required exit from a storey above a floor area adjoining a covered mall shall lead directly to the outdoor where the covered mall is designed in conformance with Sentence 3.2.3.13.(1) for the purpose of considering a building to be subdivided into separate buildings.

(4) Required exits from a covered mall designed in conformance with Sentence 3.2.3.13.(1) for the purpose of considering a building to be subdivided into separate buildings shall not empty into another such covered mall.

Subsection 3.4.3. Width and Height of Exits

3.4.3.1.(1) The aggregate width of required exits shall be at least the value computed in accordance with Articles 3.4.3.2. and 3.4.3.3.

Exit
width

(2) Except as provided in Sentences (3) to (8) and Article 3.4.3.4. and Sentence 3.4.8.16.(7), the clear width of every exit shall be at least 36 in.

(3) The clear width of any corridor used as an exit shall be at least 44 in.

(4) The clear width of any exit serving patients in bed shall be at least 44 in.

(5) The clear width of an exit stair shall be at least 44 in. where the stair serves one or more floor areas having a combined occupant load greater than 100 persons.

(6) Every door leaf in an exit doorway shall be,

(a) not more than 48 in. in width;

(b) not less than 24 in. in width where there is more than 1 leaf provided in the width of a doorway; and

(c) not less than 32 in. in width if there is only 1 leaf provided in the doorway.

(7) The aggregate width of doorways to exit stairways, exit ramps and doorways providing direct access to the outside from a floor area shall be sufficient to provide the number of units of exit width required to serve the floor area from which they lead.

(8) Every doorway leading from exit stairways and exit ramps in the direction of exit travel shall provide at least the number of units of exit width required for exit purposes but shall be not less in width than three quarters of the width of the stairway or ramp it serves.

(9) Except as permitted in Sentence 3.4.3.2.(6), no exit shall decrease in width in the direction of exit travel.

Width based
on occupant
load

3.4.3.2.(1) For the purpose of determining aggregate width of required exits, the occupant load of every room or floor area of the building to be considered shall be determined in conformance with Subsection 3.1.14.

(2) The aggregate width of exits from a room or floor area expressed as units of exit width (22 in.) shall be determined by dividing the occupant load of the room or floor area by the allowable number of persons per unit of exit width specified in Article 3.4.3.3.

(3) In determining the width in units of an individual exit, width of an exit in inches shall be divided by 22; and

- (i) where the remainder is less than 12 in. it shall not be considered as contributing to the number of units; or
- (ii) where the remainder is 12 in. or more, it shall be considered as contributing $\frac{1}{4}$ unit of exit width in the case of stairs and $\frac{1}{2}$ unit of exit width in the case of other exit facilities.

(4) Except as provided in Sentences (5) and (6), the required units of exit width shall be cumulative where 2 or more exits converge.

(5) Except as provided in Sentence (6), where an exit stair serves 2 or more floor areas one above the other, the required units of exit width are not cumulative.

(6) The required units of exit width for exit stairs that serve 1 or more floor areas containing a high occupant load shall be increased by an amount required for the high occupant load, except that such increase need not extend to more than 5 storeys beneath the storeys with the high occupant load in all buildings except Group C major occupancy apartment buildings within the scope of Subsection 3.2.6., provided that there is free access to those 5 storeys below the high occupant load.

Capacity per
unit of exit
width

3.4.3.3.(1) The aggregate width of required exits shall be computed on the basis of the maximum number of persons per unit of exit width as specified in Sentences (2) to (5).

(2) The number of persons per unit of exit width that shall be assumed in determining exit requirements from floor areas in which people sleep or which are intended for the care of infirm persons is 30.

(3) Except as permitted in Sentences (2) and (4), the number of persons per unit of exit width shall be 90 for exits at ground level.

(4) The number of persons per unit of exit width for outdoor places of assembly shall conform to Sentence 3.3.2.11.(4).

(5) Except as provided in Sentences (2) to (4), the number of persons per unit of exit width shall be 60.

Reduction of
exit width

3.4.3.4.(1) No fixture, turnstile or construction shall project into or be fixed within the required width of any exit except as permitted in Sentences (2) to (5).

(2) Exit doors shall be so hung and arranged that when open they shall neither diminish nor obstruct the required width of the exit by more than 2 in. for each full unit of exit width.

(3) Swinging doors in their swing shall not reduce the clear width of exit stairs or landings to less than 30 in. or reduce the effective width of an exit passageway to less than the minimum required width.

(4) No handrail or stair stringer shall project more than 3½ in. into the required width of an exit.

(5) In places having high occupant load where persons are admitted to the building and allowed to wait until seats become available, special waiting areas shall be provided which shall,

- (a) not encroach on the required exit width;
- (b) be separated from the required means of egress by partitions or guards not less than 42 in. in height; and
- (c) be provided with an aggregate width of exit determined on the basis of Sub-section 3.1.14. and Article 3.4.3.3.

3.4.3.5.(1) Except as provided in Sentences (2) to (4), every means of egress shall have a headroom clearance of at least 7 ft. Headroom
clearance

(2) The headroom clearance for stairways measured vertically above any landing or the nosing of any stair tread shall be at least 6 ft 9 in.

(3) The headroom clearance for doorways shall be at least 6 ft 8 in.

(4) No device such as a door closer shall be installed so as to reduce the headroom clearance of a doorway to less than 6 ft 6 in.

Subsection 3.4.4. Flame-spread Rating for Exits

3.4.4.1.(1) Except as permitted in Sentences (2) and (3), the flame-spread rating of a wall or ceiling in an exit shall not exceed 25.

(2) The flame-spread rating of interior finish for doors, door frames and trim in exits may exceed 25 provided such finish has a flame-spread rating of not more than 150 and does not exceed 10 per cent of the wall or ceiling areas.

(3) The flame-spread rating of the wall finish of a lobby used as an exit as permitted in Sentence 3.4.5.1.(4) may exceed 25 provided such finish has a flame-spread rating of not more than 150 and does not exceed 25 per cent of the wall area.

Subsection 3.4.5. Required Fire Separation for Exits

3.4.5.1.(1) Except as provided in Sentences (2) to (5) and in Sentence 3.3.7.7.(3), every exit shall be separated from the remainder of the building it serves by a fire separation having a fire-resistance rating conforming to Table 3.4.5.A. for the grade of fire separation required for the floor assemblies of the storeys through which it penetrates or which it serves. This requirement shall not be deemed to prohibit unprotected openings in walls of an exit enclosure that are not fire separations. Grade of
separations

(2) Except for an exterior passageway leading to exit stairs at opposite end of the passageway, where an exit has sides or faces that may be exposed to the hazards of a fire from openings in the exterior wall of the floor area, openings in either the exposed face of the exit or the exterior wall of the floor area shall be protected with wired glass or glass block conforming to Article 3.1.7.3. when the openings in the exterior wall of the floor area are,

- (a) within 10 ft horizontally or;
- (b) less than 3 storeys or 35 ft below; or
- (c) less than 6 ft above any of the exit openings in the exposed face.

TABLE 3.4.5.A.

Forming Part of Sentence 3.4.5.1.(1)

Grade of Fire Separation, Required for Floor Assembly, hr	Minimum Fire-Resistance Rating for Fire Separation of Exit, hr
less than $\frac{3}{4}$	$\frac{3}{4}$
$\frac{3}{4}$	$\frac{3}{4}$
1	$\frac{3}{4}$
$1\frac{1}{2}$	1
2	$1\frac{1}{2}$
3	2
4	3
Column 1	2

(3) In buildings not exceeding 3 storeys in building height, where the fire separation for exits is permitted to be $\frac{3}{4}$ -hr. not more than 1 exit shaft may include wired glass or glass block conforming to Article 3.1.7.3. including doors between such shaft and a public corridor or vestibule located within a floor area.

(4) Except as provided in Article 3.4.2.5., and Sentence 3.2.3.17.(11), not more than 1 required exit from any floor area above or below the first floor may lead through a lobby including the foyer or entrance hall of another floor area at ground level when,

- (a) the floor of the lobby, foyer or entrance hall is not more than 15 ft above grade;
- (b) the path of travel through a lobby, foyer or entrance hall does not exceed 50 ft;
- (c) rooms or premises adjacent to the lobby, other than those used for the sole purpose of control or supervision in Group B or C occupancies, are enclosed within a fire separation in conformance with Subsection 3.1.3. except that where the lobby, foyer or entrance hall and the adjacent occupancies are sprinklered, the fire separation between such occupancies and the lobby, foyer or entrance hall need not have a fire-resistance rating;
- (d) the occupancies in the adjacent rooms or premises are not more hazardous than any which could be classified as Group D or Group E occupancies; and
- (e) the lobby, foyer or entrance hall conforms in all respects with the requirements for exits except for Sentences 3.4.5.2.(5) and (6), but in no case shall a garbage room, furnace room, boiler room, incinerator room or janitor's storage closet open directly onto such lobby.

(5) The requirements in Sentence (1) do not apply to an exterior passageway that is designed as an exit facility provided the passageway is open to the outdoors and is served by an exit stair at each end of the passageway.

Integrity of exits

3.4.5.2.(1) Except as may be required by the provisions of Subsection 3.2.6., there shall be no openings in any fire separation separating exits except exit doorways and openings for standpipes.

(2) RESERVED

(3) RESERVED

(4) An exit shall not be used as a plenum for heating, ventilating or air-conditioning system.

(5) An exit shall be designed for no purpose other than for exiting, except that an exit may also be designed to serve as an access to a floor area.

(6) Ancillary rooms such as storage rooms, washrooms, toilet rooms, garbage rooms and laundry rooms shall not open directly into an exit.

Subsection 3.4.6. Marking and Signs

3.4.6.1.(1) Every exit door other than the main entrance to a room or building shall have an exit sign placed over it when the exit serves,

- (a) a building exceeding 2 storeys in building height;
 - (b) a building having an occupant load greater than 150;
 - (c) a room with a high occupant load of more than 60 except as provided in Clause 3.3.2.4.(2)(a);
 - (d) a room or floor area that has a fire escape as part of a required means of egress; or
 - (e) a corridor exceeding 75 ft in length and serving patients' or inmates' bedrooms in Group B, Division 2 occupancies.
- (2) Every exit sign required in Sentence (1) shall,
- (a) be visible from the exit approach;
 - (b) have the word EXIT displayed in plain legible letters as described in Sentence (3);
 - (c) be designed to be illuminated continuously while the building is occupied;
 - (d) be connected to an electrical circuit separate from other electrical circuits; and
 - (e) be designed to be illuminated by an emergency power supply as described in Sentence 3.2.8.2.(2) where emergency lighting is required in Sentence 3.2.8.2.(1).
- (3) Lettering on exit signs shall be,
- (a) red letters on a contrasting background or white letters on a red background, at least 4½ in. high with ¾-in. stroke spelling EXIT, when the sign is internally illuminated;
 - (b) white letters on a red background or red letters on a white background at least 6 in. in height with ¾-in. stroke spelling EXIT, when the sign is externally illuminated; and
 - (c) placed on an opaque field.
- (4) Where necessary, signs shall be provided to indicate the direction of egress in public corridors and passageways, and shall have the word EXIT with a suitable arrow or pointer indicating the direction of egress, and the size of lettering shall conform to Sentence (3).

(5) No mirrors shall be placed in or adjacent to any exit in such a manner as to confuse the direction of exit.

(6) Every glass or transparent exit door accessible to the public shall be designed and constructed so that the existence and position of such door is readily apparent by attaching thereto non-transparent hardware, bars or other permanent fixtures and when constructed of glass shall be constructed of safety glass of the laminated or tempered type conforming to CGSB 12-GP-1c (1973), "Glass, Safety, Tempered or Laminated, for Building Construction," as revised to 1 May, 1975, or shall be wired glass.

(7) Transparent panels, sidelights or windows used in exits which, because of their physical configuration or design, could be mistaken for doors, shall be made inaccessible to the occupants by barriers or railings.

(8) Glass in doors and sidelights greater than 18 in. in width that could be mistaken for doors within or at the entrances to dwelling units and which extend to less than 12 in. from the floor shall be safety glass or wired glass conforming to Sentence (6).

Subsection 3.4.7. Lighting for Exits

3.4.7.1. Lighting for exits shall conform to Subsection 3.2.8.

Subsection 3.4.8. Types of Exit Facility

3.4.8.1. Except when stated otherwise, these requirements apply to both interior and exterior exits.

3.4.8.2. The finish for treads and landings of interior and exterior stairs and ramps accessible to the public shall have non-skid finish or be provided with non-skid strips.

3.4.8.3. Every flight of interior stairs shall have at least 3 risers.

3.4.8.4.(1) No flight of stairs shall have a vertical rise of more than 12 ft between floors or landings, except that flights of stairs serving as exits from rooms intended for infirm persons or having a high occupant load shall have a vertical rise of not more than 8 ft between floors or landings.

(2) The length and width of landings shall be at least the width of stairways in which they occur, except that in a straight run the length of a landing need not exceed 44 in.

3.4.8.5.(1) Every exit ramp or stairway shall have a handrail on at least one side and where 44 in. or more in width shall have handrails on both sides.

(2) Where the required width of a ramp or flight of stairs exceeds 88 in., one or more intermediate handrails continuous between landings shall be provided and the number and position of these intermediate handrails shall be such that there will be not more than 66 in. between handrails.

(3) Handrails shall be constructed so that there will be no obstruction on or above them which will break a hand hold.

(4) Handrails on stairs and ramps shall be not less than 32 in. and not more than 36 in. in height, measured vertically from a line drawn through the outside edges of the stair nosing, except that handrails not meeting these requirements are permitted provided they are installed in addition to the required handrails.

(5) A clearance of at least 1½ in. shall be provided between every handrail and any wall to which it is fastened.

(6) RESERVED

Guards

3.4.8.6.(1) Every exit such as a ramp, stairway or passageway shall have a wall or a well-secured guard on each side.

(2) The height of guards on exit stairs shall be not less than 36 in. measured vertically to the top of the guard from a line drawn through the outside edges of the stair nosings and 42 in. around landings.

(3) The least dimension of any opening through a guard on exit stairs and stairs used by the public shall be not greater than 4 in.

(4) Windows in exit stairways that extend to less than 42 in. above the landing shall be protected by a guard not less than 42 in. in height.

Sign for base-
ment stair

3.4.8.7. In buildings over 2 storeys in building height, any part of an exit ramp or stair that continues past the exit door at ground level to a basement or cellar shall be clearly marked by a sign indicating that it does not lead to an exit.

3.4.8.8.(1) The maximum gradient of ramps shall be,

Ramp gradient
and landings

- (a) 1 in 10 in any Group A, B or C occupancy;
- (b) 1 in 6 in rooms or floor areas classified as Group E or Group F occupancy;
- (c) 1 in 8 from any other floor area; and
- (d) 1 in 10 for every exterior ramp.

(2) Where a doorway or stairway empties onto a ramp through a side wall, there shall be a level area extending across the full width of the rampway, and for a distance of 12 in. on either side of the wall opening, excepting one side when it abuts on an end wall.

(3) Where a door or stairway empties through an end wall onto a ramp, there shall be a level area across the full width of the ramp and along its length for at least 36 in.

3.4.8.9.(1) Except as permitted in Sentences 3.4.8.10.(2) and 3.4.8.16.(4), treads and risers in every exit stair shall be designed so that,

Stair treads and
risers

- (a) the product of the rise and run in inches shall be not less than 70 and not more than 75;
- (b) the risers have a maximum rise of $7\frac{3}{4}$ in. and a minimum rise of 5 in.; and
- (c) the treads have a minimum run of 9 in. exclusive of the nosing.

(2) Treads and risers in every exit stair except a fire escape stair shall have uniform run and rise in any one flight and shall not alter significantly in run and rise in successive flights in any stair system.

(3) Where the run of any tread in an exit stair is less than 10 in. a nosing of at least 1 in. shall be provided beyond the face of the riser or an equivalent back slope on the riser shall be provided.

(4) The front edge of stair treads in exits and public access to exits shall be at right angles to the direction of exit travel.

3.4.8.10.(1) Except as provided in Sentence (2), no winders shall be used in any exit stairway.

Curved stairs

(2) Where a curved stair is used as an exit, it shall,

- (a) conform to Article 3.4.8.9. at a distance measured 12 in. away from the handrail at the narrow end of the tread; and
- (b) have a handrail on both sides.

(3) Where a curved stair is not required as an exit, it shall have,

- (a) treads with a minimum width of 7 in.;
- (b) treads with an average minimum width of 9 in.; and
- (c) a maximum stair width of 44 in. between handrails.

3.4.8.11.(1) Any escalator of the horizontal tread-type enclosed in accordance with the requirements of this Part, and any moving walks enclosed in accordance with this Part and designed in accordance with the provisions for ramps in this Part may be considered as an exit provided it conforms to this Article.

Escalators and
moving walks

(2) An escalator or moving walk that pierces a required fire separation and serves as a required exit shall be enclosed in the same manner as exit stairs.

(3) Where any escalator serves as a required exit, the width of tread shall be at least 35 in., the rise shall not exceed 8½ in. and the run shall be at least 15¾ in.; there shall be a clear width of at least 44 in. at the handrails, and the escalator may be considered to have 2 units of exit width.

(4) No escalator or inclined moving walk shall have a vertical travel of more than 1 storey.

(5) Every escalator or inclined moving walk shall have top and bottom landings, as required herein for stairs.

(6) No escalator or moving walkway capable of being operated in the direction contrary to the normal exit travel shall be used as a required exit.

Horizontal exits

3.4.8.12.(1) The floor area on each side of a horizontal exit shall be sufficient to accommodate the occupants of both floor areas, allowing not less than 5 sq ft of clear floor space per person, except that 16 sq ft shall be provided for persons in wheelchairs and 24 sq ft for bedridden patients.

(2) Where vestibules, enclosed balconies or bridges are used as parts of any horizontal exit, their clear width shall be at least that of the exit doorways opening into them except that handrails may not project into this clear width more than 3½ in.

(3) In any horizontal exit, where there is a difference in level between the connected floor areas, gradients not exceeding those specified for ramps in Article 3.4.8.8. may be used.

(4) No stairs or steps shall be used in a horizontal exit.

(5) Every opening used as a horizontal exit shall be protected by a closure consisting of a self-closing door or doors that swing on a vertical axis.

(6) Where two doors are provided in a horizontal exit they shall,

(a) be mounted adjacent to each other;

(b) be mounted in separate openings or mounted in one opening and meet on a mullion provided the size of such opening shall not exceed that specified for firewalls in Subsection 3.1.8.; and

(c) swing in opposite directions and have signs on each side of the wall to indicate as the exit the door that swings in the direction of travel from that side.

(7) Where horizontal exits utilize bridges between buildings or outside balconies, such bridges or balconies shall conform to Article 3.2.3.15.

(8) Guards shall be designed in accordance with Article 3.3.1.12. except that the height of such guards shall be not less than 4 ft.

(9) Every opening in the exterior walls of buildings to which such bridges or balconies are attached shall be protected, as required for openings adjacent to fire escapes in Sentence 3.4.8.16(3), except that where bridges have solid sides not less than 6 ft in height, such protection of wall openings may be omitted.

3.4.8.13. RESERVED

3.4.8.14.(1) Access to exterior passageways from a floor area shall be through exit doors at the floor level.

(2) RESERVED

Doors

3.4.8.15.(1) No exit door shall open immediately onto a flight of stairs, but shall open onto a landing at least 1 ft wider and longer than the width of such door.

(2) No riser of any flight of stairs shall be located within 1 ft of an exit door.

(3) Exit doors shall be clearly identifiable and no hangings or draperies shall be placed over exit doors to conceal or obscure any exit.

(4) No mirrors shall be placed on exit doors.

(5) No exit door shall open directly onto a step except that, where there is danger of blockage from ice or snow, an exit door may open onto not more than 1 step which shall not exceed 6 in. in height.

(6) Every exit door shall open in the direction of exit travel except for doors serving a single dwelling unit, and shall swing on its vertical axis.

(7) Every exit door that is normally required to be kept closed shall be provided with a reliable self-closing mechanism, and shall not at any time be secured in an open position except as specified in Sentence 3.1.7.2.(10).

(8) Exit doors leading directly to outdoors at ground level may be sliding doors provided they conform to Sentence 3.3.1.7.(3).

Sliding doors

(9) Where revolving doors are used, they shall,

Revolving
doors

(a) be collapsible revolving doors;

(b) have hinged doors providing equivalent units of exit width located adjacent to them;

(c) be used as an exit from the ground floor level only;

(d) not be less than 10 ft from the foot of any stairway; and

(e) not be used as an exit for floor areas containing a high occupant load or Group B or Group F, Division 1 occupancies.

(10) A revolving door may be considered to provide not more than $\frac{1}{2}$ unit of exit width.

(11) Every door that serves as an exit from any floor area or part of a floor area containing a high occupant load of more than 60 persons shall be equipped with panic-type hardware that will unlatch when a pressure of 20 lb is applied.

(12) Every exit door shall be designed and installed so that when the latch is released the door will open in the direction of exit travel under a force of not more than 20 lb, applied at the knob or other latch releasing device.

(13) Fastenings on any required exit door shall be such that the door may be readily opened from the inside without the use of keys, except that this requirement shall not apply to the doors of rooms where persons are under legal restraint.

(14) In buildings that are regulated by the provisions of Subsection 3.2.6.,

Emergency
access to floor
areas

(a) doors providing access to floor areas into which occupants have to enter in an emergency shall not have locking devices to prevent such entry; and

(b) it shall be possible at all times at intervals of 5 storeys or less in an exit stair to pass through an unlocked door from the exit stairway into the floor area, and each such door shall be suitably identified by a sign on the stairway side.

3.4.8.16.(1) Fire escapes shall be installed in conformance with Sentences 3.4.1.4.(3) and (4), and shall be of metal or concrete, of the stair type extending to ground level, constructed throughout in a strong substantial manner and securely fixed to the building, except that wooden fire escapes may be used on buildings of combustible construction if all posts and brackets are at least 4 in. in their least nominal dimension and all other woodwork is at least 2 in. in its least nominal dimension.

Fire escapes

(2) Access to fire escapes shall be from corridors through doors at floor level, except that access from a dwelling unit may be through a casement window having an unobstructed opening of not less than 42 in. high, by 22 in. wide with a sill height of not more than 36 in. above the inside floor.

(3) Where a fire escape serves any storey above the second, openings, including access doorways in the exterior walls of the building to which the fire escape is attached, shall be protected by closures conforming to Subsection 3.1.7. where they are located 10 ft horizontally, 3 storeys or 35 ft below, and 6 ft above any balcony, platform or stairway of a fire escape.

(4) Stairs shall be inclined at an angle of not more than 45 deg. with the horizontal and shall have risers of not more than $8\frac{3}{8}$ in. in height and treads of not less than $8\frac{3}{4}$ in. in width exclusive of nosing.

(5) Stairway headroom shall be not less than 6 ft 9 in. measured vertically above the nosing of any tread or platform.

(6) Where doors open onto fire escape balconies such balconies shall have a clear area of not less than 12 sq ft.

(7) The width of a fire escape shall conform to Sentence 3.4.3.1.(1) except that the width of a fire escape shall be at least 22 in. when serving,

(a) not more than 3 storeys; and

(b) not more than 15 persons.

(8) The open sides of every platform, balcony and stairway shall be protected by guards at least 3 ft in height measured vertically above the nosing of any tread or platform.

(9) Two equally spaced rails not more than 18 in. apart, parallel to stair stringers and to platform edges, shall be the minimum protection provided and the top rail may serve as a handrail if free from obstructions which could break a hand-hold.

(10) A wall handrail shall be installed where the fire escape is more than 22 in. in width.

(11) The flight of stairs leading to the ground at the foot of a fire escape shall be,

(a) fixed in position; or

(b) if not fixed in position,

(i) held in the 'up' position without a latch or locking device, and

(ii) fitted with a counterbalancing device that will permit it to be easily and quickly brought into position for use.

SECTION 3.5 SERVICE ROOMS AND SPACES

Subsection 3.5.1. General

Scope

3.5.1.1. The provisions of this Section apply to attic, duct, crawl and shaft spaces and service rooms, mechanical penthouses and facilities contained therein.

Installation of
service facilities

3.5.1.2. All service facilities including ductwork, piping and associated coverings, insulation and linings shall conform to the installation requirements in Part 6 in addition to the requirements of this Section.

Integrity of fire
separations

3.5.1.3. All service facilities passing through required fire separations shall conform to Subsections 3.1.6., 3.1.7., 3.5.3. and 3.5.4. to ensure that the integrity of the fire separation is maintained.

3.5.1.4. Service spaces provided to contain service facilities shall not be designed to facilitate subsequent use as storage space.

Storage use
prohibited

3.5.1.5. RESERVED

3.5.1.6.(1) A fuel-fired appliance may be installed on the roof of a building provided,

- (a) the appliance is suitable for outdoor rooftop installation; and
- (b) the appliance is installed not closer than 4 ft measured horizontally from the property line.

(2) Where a rooftop appliance is installed within 10 ft of an adjacent wall of the same building, every opening in such wall within 3 storeys above and 15 ft horizontally shall be protected by wired glass as specified in Article 3.1.7.3.

Subsection 3.5.2. Service Rooms

3.5.2.1.(1) Fuel-fired appliances shall not be installed in any exit or any corridor serving as access to exit.

Fire
separations

(2) Except as provided in Sentences (3) and (4), fuel-fired appliances shall be located in a service room or service space separated from the remainder of the building by a fire separation having a fire-resistance rating of not less than,

- (a) 2-hr in buildings classified as Group B or Group F, Division 1 occupancy where such buildings exceed 2 storeys in building height or 4,000 sq ft in building area;
- (b) that required for portable classrooms in Article 3.9.5.3.; and
- (c) 1-hr in all other buildings.

(3) No fire separation is required for fireplaces or for roof-top appliances.

(4) Except for buildings classified as Group B or Group F, Division 1 major occupancy the fire separations required in Sentence (2) need not be provided for fuel-fired appliances provided the deletion of such separation is permitted, and the appliance,

- (a) is located within and serves a single room, space or suite of rooms; or
- (b) serves a building with a building area of not more than 4,000 sq ft and a building height of not more than 2 storeys.

(5) The fire separation required in Sentence (2) need not be supported in accordance with Sentence 3.1.6.2.(1).

3.5.2.2. Service rooms containing service equipment subject to possible explosion, such as boilers operating in excess of 15 psig, some types of refrigerating machinery and transformers, shall not be located directly under required exits.

Service rooms
prohibited
under exits

3.5.2.3. Service rooms containing space heating, space cooling and service water heating appliances may contain other service equipment such as electrical service equipment.

Service
equipment

3.5.2.4.(1) Except as provided in Sentence (3), service rooms used for purposes other than those described in Articles 3.5.2.1., 3.5.2.5., 3.5.2.6., and 3.5.2.8. shall be separated from the remainder of the building by a fire separation having a fire-resistance rating of at least 1-hr when the floor area containing such service rooms is not sprinklered and the service rooms are not intended to contain hazardous substances.

(2) Where the service room is intended to contain a hazardous substance the requirements in Article 3.5.2.1. shall apply.

(3) Where a room contains a limited quantity of service equipment, and the service equipment does not constitute a fire hazard, the requirements for a fire separation or sprinklering in Sentence (1) shall not apply.

Incinerator
rooms

3.5.2.5.(1) Every service room containing an incinerator shall be separated from the remainder of the building by at least a 2-hr fire separation.

(2) When permitted, every service room containing an incinerator may contain other fuel-fired appliances.

(3) Every service room containing an incinerator may contain building service machinery.

Combustible
refuse

3.5.2.6. Except as provided in Sentence 3.5.3.2.(5), rooms for the temporary storage of combustible refuse such as garbage or waste paper shall be separated from the remainder of the building by a 1-hr fire separation and be sprinklered.

Doors to
service rooms

3.5.2.7.(1) A door from a service room such as a boiler, furnace or incinerator room,

- (a) shall swing outward from such rooms, except that the door shall swing inward or be horizontal-sliding when the door opens on a corridor or any room used for assembly purposes; and
- (b) shall not lead directly into an exit.

3.5.2.8.(1) A transformer vault shall be separated from the remainder of the building by a fire separation of noncombustible construction having a fire-resistance rating of not less than 3-hr if the vault is not sprinklered or provided with any other automatic fire extinguishing system and not less than 2-hr if the vault is so protected.

(2) Where a building is required to be sprinklered, the transformer vault described in Sentence (1) need not be sprinklered provided,

- (a) the vault is designed for no purpose other than to contain the transformer and its associated equipment; and
- (b) a products of combustion detector is provided in the vault which will actuate the building alarm system in the event of a fire in the vault.

Subsection 3.5.3. Vertical Service Spaces and Service Facilities

Fire
separations

3.5.3.1.(1) Where vertical service facilities are enclosed in shafts the vertical service space shall be separated from the remainder of the building it serves by a fire separation having a fire-resistance rating conforming to Table 3.5.3.A. for the grade of fire separation required for the floor assemblies of the storeys which it penetrates and to the requirements of this Subsection.

TABLE 3.5.3.A.
Forming Part of Sentence 3.5.3.1.(1)

Grade of Fire Separation Required for Floor Assembly, hr	Minimum Fire-Resistance Rating for Fire Separation of Vertical Service Space, hr	Minimum Fire-Resistance Rating for Fire Separation of Elevator Shaft and Stair Shaft other than Required Exit, hr
less than 3/4	0	3/4
3/4	3/4	3/4
1	3/4	3/4
1 1/2	1	1
2	1	1 1/2
3	1 1/2	2
4	2	3

(2) Every vertical service space that does not extend through the roof of a building shall be enclosed at the top with construction of the same fire-resistance rating as the shaft enclosing walls.

(3) Every vertical service space that does not extend to the bottom of a building shall be enclosed at the lowest level with construction having a fire-resistance rating not less than that required for the shaft enclosing walls.

(4) Vents from shafts not extending to the roof shall be enclosed within the building with construction having a fire-resistance rating at least equal to that required for the shafts.

(5) Only openings that are necessary for the purposes of the shaft-way shall be permitted in shaft enclosures.

3.5.3.2.(1) Every refuse chute shall be enclosed in a shaft.

Refuse chutes

(2) Every shaft containing a refuse chute shall conform to the requirements of Article 3.5.3.1. and shall be constructed of noncombustible materials having a fire-resistance rating not less than that required by Table 3.5.3.A. for the grade of fire separation through which it passes but not less than,

(a) 1-hr where the chute outlet for the discharge room is protected by an automatic, self-latching closure held open by a fusible link; or

(b) 2-hr where no closure is provided at the chute outlet into the discharge room.

(3) Every refuse chute shall be constructed to permit the escape of the products of combustion to the outdoors in conformance with Article 6.6.2.4.

(4) Intake openings for refuse chutes shall be located in rooms or compartments that,

(a) have no dimension less than 30 in.; and

(b) are separated from the remainder of the building by at least a $\frac{3}{4}$ -hr fire separation; and

(c) are designed for no other purpose.

(5) A refuse chute shall discharge only into a room or bin separated from the remainder of the building by at least a 2-hr fire separation.

(6) When permitted, rooms into which refuse chutes discharge may contain other service equipment.

(7) Every refuse chute shall be equipped at the top with spray equipment for washing-down purposes.

(8) Automatic sprinklers shall be installed at the top of a refuse chute, at alternate floor levels and in the room or bin into which the chute discharges.

3.5.3.3.(1) Every linen chute shall be enclosed in a shaft and shall conform to Sentences 3.5.3.2.(1) to (4) and Sentence 3.5.3.2.(8).

Linen chutes

(2) The room into which a linen chute discharges shall be separated from the remainder of the building by at least a 1-hr fire separation.

Subsection 3.5.4. Horizontal Service Spaces and Service Facilities

3.5.4.1. RESERVED

3.5.4.2. A horizontal service space that penetrates a required vertical fire separation shall be separated from the remainder of the building it serves by a fire separation having a fire-resistance rating conforming to Table 3.5.4.A. for the grade of fire separation it penetrates where a closure is not provided at the vertical fire separation.

Fire separations

TABLE 3.5.4.A.
Forming Part of Article 3.5.4.2.

Grade of Fire Separation Required for Wall Assembly, hr	Minimum Fire-Resistance Rating for Fire Separation of Horizontal Service Space, hr
less than $\frac{3}{4}$	0
$\frac{3}{4}$	$\frac{3}{4}$
1	$\frac{3}{4}$
$1\frac{1}{2}$	1
2	1
3	$1\frac{1}{2}$
4	2
Column 1	2

Access

3.5.4.3.(1) On buildings more than 3 storeys in building height where the slope of the roof is less than 3 in. in 12 in. all main roof areas shall be provided with direct access from the floor areas immediately below either by a stairway or by a hatchway at least 22 in. by 36 in. with a fixed ladder.

(2) Every attic space more than 2 ft in height shall be provided with access from the floor immediately below by a hatchway at least 22 in. by 36 in. or by a stairway.

(3) Horizontal service spaces consisting of ceiling and duct spaces which are more than 4 ft in height and 2 ft in width shall have access doors at least 2 ft in both horizontal and vertical dimensions, or shall have inspection doors at least 1 ft in both horizontal and vertical dimensions placed so that the entire interior of the duct or space can be viewed.

(4) Every crawl space shall have at least one access opening at least 22 in. by 36 in.

(5) Small elevated or depressed areas used for machinery, equipment or storage not considered as floor areas, shall be provided with adequate steps, ramps or fixed ladders.

3.5.4.4. Every unheated crawl space, attic or roof space shall be ventilated by natural or mechanical means in accordance with Subsections 9.18.3. and 9.19.1.

SECTION 3.6 HEALTH REQUIREMENTS

Subsection 3.6.1. Height and Area of Rooms

3.6.1.1.(1) The height of every room and space shall be such that adequate light and air may be provided for the intended occupancy, and that no obstruction to movement or activities below is caused by the ceiling or ceiling fixtures.

(2) The unobstructed height in sleeping rooms occupied separately and not as suites, suites or dwelling units in Group C occupancies shall conform to Subsection 9.5.2.

(3) The clear height above or below a mezzanine floor assembly shall be at least 7 ft unless otherwise permitted.

3.6.1.2. The areas and widths of rooms in dwelling units shall conform to Subsections 9.5.3. to 9.5.8.

3.6.1.3.(1) A sleeping area in a Group B occupancy shall provide at least 50 sq ft per person in a room having,

- (a) an area not less than 75 sq ft;
- (b) a horizontal dimension not less than 6 ft 6 in.; and
- (c) a ceiling height not less than 7 ft 6 in.

(2) Day care centres shall provide sleeping accommodation having not less than 10 sq ft of floor area for each child with not less than 7 ft 6 in. ceiling height over the entire room area.

Ventilation
of horizontal
service spaces

Subsection 3.6.2. Windows

3.6.2.1. Unless otherwise permitted, every room used for sleeping in any building and every principal room such as living room, dining room or combination thereof in dwelling units, shall be provided with windows in conformance with Section 9.7.

3.6.2.2.(1) Except as provided in Sentence (2), in Group C occupancies any window located more than 6 ft above the adjacent finished ground level and that extends to within 30-in. of the adjacent floor of each storey shall have fixed glazing unless any part of the window than opens below that height is protected by a guard.

(2) In a Group C major occupancy apartment building all opening windows in dwelling units shall comply with the requirements of Sentence (3) for,

- (a) latching or automatic engaging devices to control the window opening, and
- (b) screens.

(3) The latching or automatic engaging devices and screens required in Sentence (2) shall comply with the requirements of one of the following, all revised to 1 May, 1975:

- (a) CGSB 63-GP-2b (1974), "Windows, Extruded Aluminum, Vertical and Horizontal Sliding, Medium Duty";
- (b) CGSB 63-GP-3b (1974), "Windows, Extruded Aluminum, Vertical and Horizontal Sliding, Standard Duty";
- (c) CGSB 63-GP-4a (1971), Amendment No. 1, Jan. 1975, "Windows, Sashless, Horizontal Sliding";
- (d) CGSB 63-GP-5a (1970), Amendment No. 2, Jan. 1975, "Windows, Steel, Vertical and Horizontal Sliding, Standard Duty"; or
- (e) CGSB 63-GP-6 (1970), Amendment No. 2, Jan. 1975, "Windows, Steel, Vertical and Horizontal Sliding, Medium Duty".

(4) Alternative devices which do not reduce the degree of safety provided by Sentences (2) and (3) may be permitted.

Subsection 3.6.3. Ventilation

3.6.3.1. Air contaminants released within buildings shall be removed insofar as possible at their points of origin and shall not be permitted to accumulate in unsafe concentrations.

Air
contaminants

3.6.3.2.(1) All rooms and spaces shall be ventilated in conformance with Sentences (2) to (4).

Room
ventilation

(2) The ventilation of rooms or spaces by natural methods in Group C occupancies shall conform to Subsection 9.33.3.

(3) The ventilation of rooms or spaces by mechanical methods shall conform to the requirements of Section 6.2.

(4) The ventilation of rooms and spaces in occupancies other than residential occupancies by natural methods shall be permitted in lieu of mechanical ventilation when such ventilation supplies sufficient air change to provide healthful conditions in those occupancies.

3.6.3.3.(1) Every building or part of a building in which there may be or may develop by reason of use or occupancy, dust, fumes, gases, vapour or other various impurities or contaminants that may create a fire or explosion hazard shall be provided with an exhaust ventilation system designed in accordance with Section 6.2.

Ventilation
for explosive
substances

(2) When substances or conditions that may create an explosion hazard are present as the result of the principal use of a building space, such space shall be provided with explosion relief devices and vents, or other protective measures shall be taken which conform to appropriate CSA or NFPA standards.

(3) All explosion relief devices shall be constructed of lightweight, noncombustible and corrosion-resistant materials arranged to blow out under relatively low pressure and shall be protected with screens of not more than 3/4-in. mesh installed on the discharge end.

(4) In building spaces in which an explosion hazard may exist, the combined area of openable windows, pivoted sash, windows glazed with non-reinforced glass which have been scored diagonally in two directions on the exterior surfaces or wall panels arranged to open under internal pressure shall be at least 10 per cent of the area of the enclosing walls with at least 50 per cent of the opening arranged for automatic release.

Ventilation for storage garages

3.6.3.4.(1) Except as provided in Sentences (4), (5) and (6), an enclosed storage garage and repair areas in a garage shall have a mechanical ventilation system designed to limit the average concentration of carbon monoxide to not more than 50 parts per million parts of air for an 8-hr period.

(2) The requirement in Sentence (1) is considered to be met by a system designed to provide a continuous supply of fresh air at a rate equal to at least 500 cu ft air per minute for each vehicle.

(3) Mechanical ventilation systems provided in accordance with Sentences (1) and (2) shall ventilate continuously or include automatic ventilating fan control by means of carbon monoxide monitoring devices or other suitable means.

(4) In garages where motor vehicles are parked by mechanical means the ventilation requirements of Sentence (2) may be reduced to one half.

(5) Storage garages with a total capacity of less than 20 motor vehicles need not have mechanical ventilating systems if the downward slope of floor to the outside door is 1 in. for each 10 ft and the garage floor is above outside ground level.

(6) The requirements of Sentences (1) to (5) shall not apply to any storage garage provided,

- (a) at least 25 per cent of the total area of the perimeter walls on each storey is open to the outdoors and distributed to provide cross ventilation.
- (b) no portion of any floor of the garage is more than 3 ft below the adjacent ground level; and
- (c) no tarpaulins, glass or other materials are used to close the required exterior openings at any time.

Subsection 3.6.4. Plumbing Facilities

Systems required

3.6.4.1.(1) Each building situated on property that abuts on a street in which a public or municipal water main is located shall be provided with or have accessible to its occupants a plumbing system including a potable water supply, a sanitary drainage system and toilet fixtures.

(2) When the installation of a sanitary drainage system is not possible because of the absence of a water supply, sanitary privies, chemical closets or other means for the disposal of human waste shall be provided.

(3) RESERVED

Minimum number of fixtures

3.6.4.2.(1) Water closets and other plumbing facilities shall be provided for each sex in accordance with the anticipated proportion of each sex in the occupancy when this can be determined with reasonable accuracy, except that when such a determination cannot be made with reasonable accuracy, it may be assumed that the occupancy is equally divided between the sexes.

Urinals substituted for water closets

(2) Except as provided in Sentences (9) and (10), where more than 2 water closets are required in this Subsection, urinals may be substituted for $\frac{2}{3}$ of the required number of water closets and may be counted as water closets.

Washbasins required

(3) Except as provided in Sentences (4), (9), (10), (12) and (14), at least 1 lavatory shall be provided in a room containing 1 or 2 water closets or urinals, and at least 1 additional lavatory shall be provided for each additional 2 such fixtures.

Circular washbasins

(4) Wash fountains in circular form may be provided in lieu of lavatories required in Sentence (3) provided each 20 in. of its circumference is considered to be the equivalent of 1 lavatory.

(5) Except as provided in Sentence (6), the minimum number of water closets shall be determined from Table 3.6.4.A. for the occupant load of the occupancy calculated from

Table 3.1.14.A. except that for Group D occupancies the occupant load shall be calculated by assuming a net area of 150 sq ft per person.

(6) Where mobile homes do not have individual sanitary facilities connected to a central water supply and drainage system, a service building shall be provided for public use and shall contain at least one water closet for each sex where the facilities serve not more than 10 mobile homes, and where the facilities serve more than 10 mobile homes, an additional water closet for each sex shall be provided for each additional 10 mobile homes.

TABLE 3.6.4.A.
Forming Part of Sentence 3.6.4.2.(5)

Type of Use of Floor Area or Room	Maximum Number of Persons per Water Closet or Reference Article	
	Male	Female
Group A Assembly Occupancies		
1) space with fixed seats	3.6.4.2.(9)	
2) space with non-fixed seats	300	150
3) space with non-fixed seats and tables	300	150
4) dance halls and recreational establishments	100	75
5) classrooms, primary and secondary	30	26
6) college buildings, non-residential	100	75
7) dining rooms and restaurants not used primarily for the consumption of alcoholic beverages	3.6.4.2.(10)	
8) establishments used primarily for the consumption of alcoholic beverages	3.6.4.2.(14)	
9) drive-in theatres	3.6.4.2.(10)	
10) day care centres	3.6.4.2.(12)	
11) all other assembly occupancies	3.6.4.2.(8)	
Group B Institutional Occupancies		
1) Division 1	3.6.4.2.(11)	
2) Division 2	8	8
Group C Residential Occupancies		
1) dwelling units	9.32.4	
2) all other residential occupancies	3.6.4.2.(8)	
Group D Business and Personal Service Occupancies	3.6.4.2.(8)	
Group E Mercantile Occupancies	3.6.4.2.(13)	
Group F Industrial Occupancies	3.6.4.2.(13)	
Column 1	2	3

(7) Where a service building is required by Sentence (6), it shall contain lavatories as required in Sentence (3) and at least,

(a) 1 laundry tray or similar facility; and

(b) 1 bathtub or shower for each sex.

(8) The minimum number of water closets shall conform to Table 3.6.4.B. for,

(a) Group A occupancies not shown in Tables 3.6.4.A., 3.6.4.C., 3.6.4.D., 3.6.4.E., and 3.6.4.F.

(b) Group C occupancies, except for dwelling units; and

(c) Group D occupancies.

TABLE 3.6.4.B.

Forming Part of Sentence 3.6.4.2.(8)

Number of persons of each sex	Minimum number of water closets
up to 9	1
10 to 24	2
25 to 49	3
50 to 74	4
75 to 100	5
over 100	5 plus one for each additional 30 persons over 100
Column 1	2

(9) For places of assembly with fixed seating, the number of water closets, urinals and lavatories shall be as provided in Table 3.6.4.C. based on the seating capacity of the space.

TABLE 3.6.4.C.

Forming Part of Sentence 3.6.4.2.(9)

Seating capacity	Minimum number of fixtures	
	Males	Females
Less than 300	1 urinal 1 water closet 1 lavatory	1 water closet 1 lavatory
300 to 499	2 urinals 1 water closet 1 lavatory	2 water closets 1 lavatory
500 to 749	3 urinals 2 water closets 1 lavatory	3 water closets 1 lavatory
750 to 1,000	3 urinals 3 water closets 2 lavatories, or 4 urinals 2 water closets 2 lavatories	4 water closets 2 lavatories
Every 300, or fraction thereof, in excess of 1,000	1 urinal 1 water closet 1 lavatory	1 water closet 1 lavatory
Column 1	Column 2	Column 3

3.6.4.2.(10) The minimum number of water closets and lavatories shall conform to Table 3.6.4.D. for,

- (a) the number of seats in dining rooms and restaurants not used primarily for the consumption of alcoholic beverages; and
- (b) the number of parking spaces in drive-in theatres.

TABLE 3.6.4.D.

Forming Part of Sentence 3.6.4.2.(10)

Number of Seats in Restaurants or Parking spaces in Drive-in Theatres	Minimum Number of Water Closets For Each Sex	Minimum Number of Lavatories For Each Sex
Up to 40	1	1
41 to 140	2	1
141 to 210	3	1
211 to 270	4	2
271 to 330	5	2
331 to 390	6	3
391 to 450	7	3
451 to 550	8	4
551 to 650	9	4
651 to 750	10	5
751 to 850	11	6
Over 850	11 plus 1 for each additional 100 seats or fraction thereof	6 plus 1 for each additional 200 seats or fraction thereof
Column 1	2	3

(11) In a Group B, Division 1 occupancy the maximum number of persons per water closet shall be determined by the appropriate authority having jurisdiction.

(12) In a day care centre, the maximum number of children per water closet and wash basin shall conform to Table 3.6.4.E. except that plumbing fixtures for children over the age of 9 years shall conform to the requirements for classrooms in Table 3.6.4.A.

TABLE 3.6.4.E.

Forming Part of Sentence 3.6.4.2.(12)

Age of Children	Maximum Number of Children per Water Closet and Lavatory
Under 2	10 without regard to number of each sex
2 to 5	15 without regard to number of each sex
6 to 9	15 for males 15 for females
Column 1	Column 2

(13) In Group E and F occupancies the maximum number of persons per water closet shall be 300 males or 150 females except that,

- (a) facilities provided for employees may be counted as part of those required for the occupancy when such facilities are made accessible to the public; and
- (b) where the sum of the floor areas, excluding basements and cellars, is less than 5,000 sq ft. not more than 1 water closet need be provided.

(14) In an establishment used primarily for the consumption of alcoholic beverages, the minimum number of water closets and lavatories shall conform to Table 3.6.4.F.

TABLE 3.6.4.F.

Forming Part of Sentence 3.6.4.2.(14)

Number of Seats	Minimum Number of Water Closets For Each Sex	Minimum Number of Lavatories For Each Sex
Up to 100	2	1
101 to 140	3	1
141 to 180	4	2
181 to 220	5	2
221 to 280	6	3
281 to 360	7	3
361 to 440	8	4
441 to 520	9	4
Over 520	9+1 for each additional 80 seats or fraction thereof	4+1 for each additional 160 seats or fraction thereof
Column 1	2	3

3.6.4.3.(1) Every room containing sanitary facilities serving one sex only shall be enclosed by a full height door which shall be clearly marked to indicate the sex served.

(2) Rooms providing separate water closets for more than one male or female shall be designed so that the water closets and urinals are not visible when the doors to such rooms open onto a place where persons of the other sex work or pass.

3.6.4.4. Glass, other than safety glass, shall not be used for a shower or bathtub enclosure.

3.6.4.5. RESERVED

SECTION 3.7 SIGNS

Subsection 3.7.1 Scope

3.7.1.1. Except as provided otherwise in Article 3.7.1.2. this Section shall apply to the erection of all signs.

3.7.1.2.(1) The following signs shall not be subject to the provisions of this Section,

- (a) Signs for regulating traffic or similar devices, legal notices, or warnings at railroad crossings;
- (b) Signs in display windows including writing, representation, painting or lettering directly on the surface of any window or door, or other signs not affixed to the building interior;
- (c) Small signs displayed for the direction of the public including signs which identify rest rooms, freight entrances, and such other similar directional signs;
- (d) Signs painted directly on a building; and
- (e) Incidental signs or other signs subject to municipal approval.

Subsection 3.7.2. Alterations

3.7.2.1. The changing of movable parts of signs that are designed for changes, or the repainting of display matter shall not be deemed to be alterations.

Subsection 3.7.3. Structural Requirements

3.7.3.1. Except as provided herein, all sign structures shall be designed in accordance with Part 4.

3.7.3.2.(1) A sign structure shall be designed by an architect or professional engineer where it is,

- (a) a ground sign which exceeds 25 ft in height above the adjacent finished ground;
- (b) a projecting sign which weighs more than 250 lb; or
- (c) any one face of a roof sign which exceeds 100 sq ft.

(2) A projecting sign shall not be attached or fastened in any manner to a parapet wall unless designed by an architect or professional engineer.

3.7.3.3. No sign shall be supported by an existing building, parapet wall, or other structure, or any part thereof, unless said building or structure is adequate to support, without reducing the safety factors provided, all loads to which it may be subjected, including those loads resultant from or caused by the erection of the sign such as wind and snow loads, and is fully capable of safely transferring said loads through its structural members to soil having adequate load-carrying or load-resisting capacity.

3.7.3.4. Materials subjected to wind forces used in the construction of signs shall be of sufficient strength and shall be installed to withstand a design external pressure or suction due to wind.

3.7.3.5. Materials subjected to thermal forces shall be installed so that their expansion and contraction over the temperature ranges to which the materials are likely to be subjected will not dislodge the materials from their assigned positions.

3.7.3.6. A sign shall be constructed and erected so that all structural design assumptions used or applicable in its design are valid after the completion of the construction and the erection of the sign.

Subsection 3.7.4. Plastic Sign Facing Materials

3.7.4.1.(1) Plastic materials used in the construction of sign faces shall,

- (a) burn no faster than $2\frac{1}{2}$ in. per min. in sheets 0.060 in. thick when tested in accordance with ASTM D635-74, "Method of Test for Flammability of Rigid Plastics Over 0.050 in. Thick," as revised to 1 May, 1975; and
- (b) burn no faster than 2 min. when tested in accordance with ASTM D568-74, "Method of Test for Flammability of Flexible Plastics where the Thickness of the Plastic Material is less than 0.050 in.," as revised to 1 May, 1975, and measurement of material thickness shall be according to Method B of ASTM D374-74 "Methods of Test for Thickness of Solid Electrical Insulation," as revised to 1 May, 1975.

(2) The plastic portion of exterior sign faces placed over or forming part of non-combustible exterior wall surfaces shall,

- (a) not exceed 30 per cent of the wall area of the storey on which it is installed;
- (b) not have single or contiguous sign faces areas exceeding 160 sq ft at each storey above the first storey nor greater than 4 ft in height; and
- (c) when located above the first storey, be vertically separated by 4 ft of non-combustible construction unless separated by a horizontal building projection, such as a canopy, extending the full width of, and projecting at least 36 in. beyond, the exterior sign face.

(3) Notwithstanding the requirements of Sentence (4) and Clause 3.2.3.13.(1) (g) the plastic portion of an interior sign placed over or forming part of an interior wall surface in corridors, covered or enclosed walkways at or above grade in buildings or enclosed malls shall,

- (a) not exceed 15 per cent of the wall area in, or over which it may be installed;
- (b) be supported by a device that will not detrimentally affect the fire-resistance rating of the interior wall to which it is attached or of which it may form a part, and encase the edges of the plastic sign face in metal;
- (c) not be positioned or sized in such a manner that it is less than 2 ft from the vertical line separating two adjacent premises;
- (d) be placed so that there is at least 2 ft vertical separation of noncombustible material between the top of the plastic sign surface and the ceiling surface;
- (e) be permitted to have an increase of 100 per cent in area required in Clause (a) and a decrease of 50 per cent of the separation distances required in Clauses (c) and (d) if the area is sprinklered; and
- (f) not have a flame-spread rating above 250.

(4) Signs in exits and underground walkways shall comply with the appropriate flame spread requirements of Sentences 3.4.4.1.(1) and 3.2.3.16.(5).

Subsection 3.7.5. Location Restrictions

3.7.5.1. No sign shall be located so as to obstruct openings required for light and ventilation, any required means of egress or required access for fire fighting in accordance with Sentence 3.2.5.1.(8).

3.7.5.2.(1) No exterior sign shall be erected overhanging a sidewalk or other pedestrian walkway unless the vertical distance, measured from the bottom of the overhanging portion of the sign to the surface of the sidewalk, is at least 8 ft.

(2) Except as provided hereinafter, no sign face shall be erected within 2 ft of the vehicular travelled portion of private lane or roadway, or of a motor vehicle parking area unless the minimum vertical distance between grade and the bottom of the overhanging sign face is at least 14 ft.

(3) Where the height of all vehicles using any private road or parking area is permanently restricted, the vertical distance mentioned in Sentence (2) may be reduced to the amount of the actual height restriction, for as long as the said height restriction is in existence on the premises.

SECTION 3.8 PORTABLE CLASSROOMS

Subsection 3.8.1. General

3.8.1.1. A single portable classroom shall not exceed 1,000 sq ft in building area, or 1 storey in building height.

3.8.1.2. Where the horizontal distance between portable classrooms is less than 20 ft, they shall be considered as a single building of a size equal to the aggregate area of the portable classrooms and the requirements of the Code for a building of such size shall apply.

Subsection 3.8.2. Means of Egress

3.8.2.1. Each portable classroom shall be provided with not less than two exit doors placed as remote from each other as practicable, and which open directly to the outdoors.

3.8.2.2.(1) All exit doors shall open in the direction of exit travel, and,

(a) shall not be equipped with hardware that will,

(i) permit the door to be locked against egress, or

(ii) prevent the door from being opened with one hand; and

(b) shall not be equipped with night latches, flush bolts, draw bolts, or similar locking devices.

Subsection 3.8.3. Interior Finish

3.8.3.1. No interior finish material used on a wall, ceiling or floor of a portable classroom shall have a flame-spread rating greater than 150.

Subsection 3.8.4. Heating

3.8.4.1. Heating systems and equipment shall be designed and installed in accordance with Section 6.2.

3.8.4.2.(1) A fuel-fired appliance is permitted without fire separations in a portable classroom provided,

(a) there is not more than one appliance per classroom; and

(b) the appliance is at least 15 ft from an exit.

3.8.4.3.(1) Notwithstanding the provisions of Article 3.8.4.2., fuel-fired appliances shall be enclosed by a fire separation having,

(a) $\frac{3}{4}$ -hr fire-resistance rating where the horizontal distance between portable classrooms is less than 20 ft, but greater than 5 ft; and

(b) $1\frac{1}{2}$ -hr fire-resistance rating where the horizontal distance between portable classrooms is 5 ft or less.

Subsection 3.8.5. Provisions for Fire Fighting

3.8.5.1. A fire extinguisher in accordance with Article 6.7.3.10. shall be installed in a portable classroom.

Subsection 3.8.6. Fire Alarm System

3.8.6.1. Where the horizontal distance between a portable classroom and a main school building on the site is less than 40 ft, the fire alarm system in the main school building shall be extended into the portable classroom.

3.8.6.2.(1) A fire alarm system installed in accordance with the requirements of Subsections 3.2.4. and 6.7.2. shall be provided where,

(a) the horizontal distance between portable classrooms is less than 20 ft, whether or not there is a main school building on the site; and

(b) there are 4 or more portable classrooms in a group.

(2) For the purposes of determining the fire alarm requirements, the group of portable classrooms shall be considered a single building.

Subsection 3.8.7. Separation from Main Buildings

3.8.7.1.(1) Where the horizontal distance between a portable classroom and a main school building on the site is less than 40 ft, but greater than 10 ft, there shall be a $\frac{3}{4}$ -hr fire separation constructed between the portable classroom and the main building.

(2) Where the horizontal distance between a portable classroom and a main school building on the site is 10 ft or less, there shall be a 1½-hr fire separation constructed between the portable classroom and the main building.

(3) Where a fire separation is required by Sentences (1) and (2), it may be formed by a wall of the main school building or a wall of the portable classroom, or combination thereof, provided such walls have the required fire-resistance rating and all openings, such as doors and windows, are protected in accordance with Subsection 3.1.7.

3.8.7.2. Spatial separation as shown in Subsection 3.2.3. may be used in lieu of the requirements of Articles 3.8.7.1.

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SECTION 4.1 STRUCTURAL LOADS AND PROCEDURES

Subsection 4.1.1. General

APPLICATION

4.1.1.1.(1) This Section applies to the design of all structural members and their assemblies used in the following:

(a) all buildings used or intended for the following occupancies:

(i) Group A, Assembly Occupancies,

(ii) Group B, Institutional Occupancies,

(iii) Group F, Division 1, High Hazard Industrial Occupancies;

(b) all buildings exceeding 3 storeys in building height or 6,000 sq ft in building area and which are used or intended to be used for the following occupancies:

(i) Group C, Residential Occupancies,

(ii) Group D, Business and Personal Services Occupancies,

(iii) Group E, Mercantile Occupancies,

(iv) Group F, Divisions 2 and 3, Medium and Low Hazard Industrial Occupancies;

(c) retaining walls;

(d) signs;

(e) communication towers exceeding 50 ft in height;

(f) pedestrian bridges;

(g) permanent crane runways that impose loads on buildings;

(h) fire escapes;

(i) exterior storage tanks.

(2) RESERVED

4.1.1.2.(1) Farm buildings other than those used as residences shall be designed and constructed in conformance with the Canadian Code for Farm Buildings (Farm Building Standards) 1970 as revised to 1 May, 1975, unless such farm buildings are constructed by a person for his own use.

N.B.: For buildings not listed in Sentence 4.1.1.1.(1), requirements for design will be found in Part 9.

DESIGN REQUIREMENTS

Minimum
safety and
performance

4.1.1.3.(1) Buildings and their structural members including formwork and falsework shall be designed to have sufficient structural capacity to resist safely and effectively all loads and effects of loads and influences that may reasonably be expected having regard to the expected service life of buildings, and shall in any case satisfy the requirements of this Section.

Loads during
construction

(2) All permanent and temporary structural members, including formwork and falsework of a building, shall be protected against loads exceeding the design loads during the construction period except when, as verified by analysis or test, temporary overloading of a structural member would result in no impairment of that member or any other member, and

(a) the constructor shall take all necessary precautions during all stages of construction to ensure that the building is not damaged or distorted due to loads applied during construction.

Design basis

4.1.1.4.(1) Buildings and their structural members shall be designed by one of the following methods:

(a) standard design procedures and practices provided by Sections 4.2 to 4.9 inclusive and any standards and specifications referred to therein except in cases of conflict the provisions of the building code shall govern;

(b) one of the following three bases of design,

(i) analysis based on generally 'established' theory,

- (ii) evaluation of a given full-scale structure or a prototype by a loading test,
- (iii) studies of model analogues,

provided the design is carried out by a person qualified in the specific method applied and provided the design ensures a level of safety and performance at least equivalent to that provided for or implicit in design carried out by the methods referred to in Clause 4.1.1.4.(1) (a).

(2) Communication towers exceeding 50 ft in height shall be designed according to CSA S-37-1965, "Antenna Towers and Antenna Supporting Structures", as revised to 1 May, 1975.

(3) Air supported structures shall be designed so that,

(a) the fabric strength and structural anchorage of the structure will be capable of withstanding an internal pressure of 8 psf and an external wind velocity of 70 mph simultaneously;

(b) all exit doors are structurally independent of such air supported structure.

(4) Every fire escape, where permitted in Part 3 shall,

(a) be in accordance with the requirements of Sentences 3.4.8.16.1.(1) to (11) and this Part; and

(b) be designed in a manner so that the allowable stresses on any wall, column, beam or other supporting member to which it is attached does not exceed the stresses permitted in this Part.

4.1.1.5.(1) Structural members shall be designed so that their deflections under expected service loads will be acceptable with regard to, Deflections

(a) the intended use of the building or member;

(b) possible damage to nonstructural members and materials;

(c) possible damage to the structure itself.

(2) Deflections listed in Sentence (1) shall be taken into account in all structures and structural members made of material susceptible to deflections, deformations, or changes in load distribution due to creep, shrinkage or other effects in the materials of which they are composed.

(3) The lateral deflection of buildings due to design wind and gravity loads shall be checked to ensure that nonstructural elements, whose nature is known at the time the structural design is carried out, will not be damaged. Except as provided in Sentence (4) the total drift per storey under design wind and gravity loads shall not exceed 1/500 of the storey height. Lateral deflection of buildings due to wind

(4) The deflection limits required in Sentence (3) do not apply to industrial buildings or sheds if it is known by experience that greater movement is acceptable.

4.1.1.6.(1) Special considerations shall be given to floor systems susceptible to vibration to ensure that such vibration is acceptable for the intended occupancy of the building. Vibrations of floors

(2) Unusually flexible buildings and buildings whose ratio of height to minimum effective width exceeds 4 to 1 shall be investigated for lateral vibrations under dynamic wind load and lateral accelerations of the building shall be checked to ensure that such accelerations are acceptable to the intended occupancy of the building. Lateral vibrations of buildings

4.1.1.7. Provision shall be made to ensure adequate stability of the structure as a whole and adequate lateral, torsional and local stability of all structural parts which may be subjected to compressive stress. Stability under compressive stress

Structural
integrity

4.1.1.8. Buildings and structural systems shall provide such structural integrity, strength and other defenses that the hazards associated with progressive collapse due to local failure are reduced to a minimum.

4.1.1.9. RESERVED

4.1.1.10. RESERVED

Subsection 4.1.2. Design Loads and Effects

Loads

4.1.2.1.(1) Except as provided for in Article 4.1.2.2. the following loads, forces and effects shall be considered in the design of a building and its structural members and connections:

D—dead loads as provided for in Subsection 4.1.5.

L—live load due to intended use and occupancy (includes loads due to movable partitions and vertical loads due to cranes); snow, ice and rain; earth and hydrostatic pressure; horizontal components of static or inertia forces.

Q—wind or earthquake, whichever produces the more unfavorable effect.

T—contraction or expansion due to temperature changes, shrinkage, moisture changes, creep in component materials, movement due to differential settlement or combination thereof.

(2) Minimum design values of these loads as set forth in Subsections 4.1.5. to 4.1.10., shall be increased to account for dynamic effects where applicable.

Loads not
listed

4.1.2.2.(1) Where a building or structural member can be expected to be subjected to loads, forces or other effects not listed in Article 4.1.2.1., such effects shall be taken into account in the design, based on the most appropriate information available.

(2) If it can be shown by engineering principles, or if it is known from experience, that neglect of some or all of the effects due to **T** do not affect the structural safety and serviceability, they need not be considered in the calculations.

Structural
design

4.1.2.3. Structural design shall be carried out in accordance with Subsection 4.1.3., “Working Stress Design” or Subsection 4.1.4., “Limit States Design”.

Subsection 4.1.3. Working Stress Design

Load
combinations

4.1.3.1. In designing buildings and their structural members, all of the loads listed in Article 4.1.2.1. shall be considered to act in the following combinations and buildings and their structural members shall be designed for whichever combination produces the most unfavourable effects in the building, foundation or structural member concerned, when reduced, as appropriate, according to Article 4.1.3.2.:

- (i) **D**
- (ii) **D + L**
- (iii) **D + Q**
- (iv) **D + T**
- (v) **D + L + Q**
- (vi) **D + L + T**
- (vii) **D + Q + T**
- (viii) **D + L + Q + T**

4.1.3.2.(1) The total of the combined load effects may be multiplied by the following load combination probability factors: Probability factors

- (a) 1.0 for combinations (i) to (iv);
- (b) 0.75 for combinations (v) to (vii);
- (c) 0.66 for combination (viii).

4.1.3.3. When loads other than **D** counteract **D** in a structural member or joint, special caution shall be exercised by the designer to ensure adequate safety for possible stress reversal. Stress reversal

4.1.3.4. A building shall be proportioned to resist an overturning moment and sliding force of not less than twice that due to the loads acting on the structure when the structure is considered as an entire unit acting on or anchored to its bearing stratum or supporting structure and in making such determination, the resistance to overturning shall be calculated as the sum of the stabilizing moment of the dead load only, plus the ultimate resistance of any anchoring devices. Overturning and sliding

4.1.3.5. RESERVED

Subsection 4.1.4. Limit States Design

4.1.4.1.(1) In this Subsection, the term,

- (a) (i) "limit states" means those conditions of a building structure in which the building ceases to fulfil the function for which it was designed, Terms
- (ii) "ultimate limit states" are those states concerning safety and include exceeding the load carrying capacity, overturning, sliding, fracture and fatigue,
- (iii) "serviceability limit states" are those limit states which restrict the intended use and occupancy of the building and include deflection, vibration, permanent deformation and cracking;
- (b) specified loads (**D**, **L**, **Q** and **T**) means those loads defined in Article 4.1.2.1. and given in this Section;
- (c) load factor, α , means a factor in Sentence 4.1.4.2.(3) applied to a specified load which, for the limit states under consideration, takes into account the variability of the loads and load patterns and analysis of their effects;
- (d) load combination factor, ψ , means a factor in Sentence 4.1.4.2.(4) applied to loads other than dead load to take into account the reduced probability of a number of loads from different sources acting simultaneously;
- (e) importance factor, γ , means a factor in Sentence 4.1.4.2.(5) applied to the loads to take into account the consequences of collapse as related to the use and occupancy of the building;
- (f) factored load means the product of a specified load and its load factor;
- (g) resistance, **R**, of a member, connection or structure is based on the specified properties of the structural materials;
- (h) performance factor, ϕ , means a factor applied to specified material property or to resistance of a member, connection or structure which for the limit state under consideration takes into account the variability of material properties and dimensions, workmanship, type of failure and uncertainty in the prediction of resistance; and
- (i) factored resistance of a member, connection or structure means the product of its resistance or specified material property and the applicable performance factor.

Safety check
for strength
and stability

4.1.4.2.(1) A building and its structural components shall be designed to have sufficient strength and stability so that the factored resistance is greater than or equal to the effect of factored loads, as required in Sentence (2). In cases of overturning and uplift, anchorage is required if the effect of loads tending to cause overturning or uplift multiplied by load factors greater than 1.0 given in Sentence (3) is greater than the stabilizing effect of dead load multiplied by a load factor of 0.85 as given in Sentence (3).

Effect of
factored loads

(2) Except as provided in Sentence (6), effect of factored loads is the structural effects due to the specified loads multiplied by load factors, α , in Sentence (3), a load combination factor, ψ , in Sentence (4) and an importance factor, γ , in Sentence (5). The factored load combinations shall be equal to

$$\gamma(\alpha_D D + \psi[\alpha_L L + \alpha_Q Q + \alpha_T T])$$

Load factors

(3) The load factors, α , shall be equal to,

- (a) $\alpha_D = 1.25$ or, in cases of overturning, uplift and stress reversal 0.85;
- (b) $\alpha_L = 1.5$;
- (c) $\alpha_Q = 1.5$; and
- (d) $\alpha_T = 1.25$.

Load combina-
tion factor

(4) The load combination factor, ψ , shall be equal to,

- (a) 1.0 when only 1 of the loads **L**, **Q** and **T** in Sentence 4.1.2.1.(1) acts;
- (b) 0.70 when 2 of the loads **L**, **Q** and **T** in Sentence 4.1.2.1.(1) act;
- (c) 0.60 when all of the loads **L**, **Q** and **T** in Sentence 4.1.2.1.(1) act and the most unfavourable effect shall be determined by considering the loads **L**, **Q** and **T** in Sentence 4.1.2.1.(1) acting alone with $\psi = 1.0$ or in combination with $\psi = 0.70$ or 0.60.

Importance
factor

(5) The importance factor, γ , shall be,

- (a) equal to 1.0 for all buildings, except as provided in Clause (b); and
- (b) not less than 0.8 for,
 - (i) farm buildings having an occupant load not greater than 1 person per 500 sq ft (46.5 m²) of floor area during normal periods of use of 4 hr or longer, and
 - (ii) buildings where it can be shown that collapse is not likely to cause injury.

Concrete
buildings

(6) For concrete buildings, the effect of factored loads shall be determined in accordance with CSA A23.3-1973, "Code for the Design of Concrete Structures for Buildings", as revised to 1 May, 1975.

Serviceability
and fatigue

4.1.4.3.(1) A building and its structural components shall be checked for serviceability limit states as defined in Clause 4.1.4.1.(1) (a) and fatigue under the effect of the specified loads as required in the standards described in Sections 4.3, 4.4, 4.5, 4.6 and 4.7.

(2) Where more than 1 load contributes to the stress in a member, the combination of loads shall be assumed to be

$$D + \psi [L + Q + T]$$

where ψ is in conformance with Sentence 4.1.4.2.(4).

Subsection 4.1.5. Dead Loads

- 4.1.5.1.(1) The design dead load for a structural member consists of:

 - (a) the weight of the member itself;
 - (b) the weight of all materials of construction incorporated into the building to be supported permanently by the member, including permanent partitions;
 - (c) the weight of permanent equipment; and
 - (d) forces due to prestressing.
- (2) Except as provided in Sentence (3) in areas of a building where partitions other than permanent partitions are shown on the drawings or where partitions might be added in the future, allowance shall be made for the weight of such partitions; this allowance shall be determined from the actual or anticipated weight of the partitions placed in any probable position, but shall be not less than 20 psf over the area of floor being considered and the partition loads used in design shall be shown on the drawings.
- (3) In cases, where the dead load is counteractive, the load allowance as provided in Sentence (2) shall not be included in the design calculations.
- Dead loads

Non-permanent partitions

Subsection 4.1.6. Live Loads Due to Use and Occupancy

- 4.1.6.1.(1) The design load on an area of floor or roof depends on the intended use and occupancy and shall not be less than the effects of uniformly distributed load patterns in Article 4.1.6.3., the loads resulting from the intended use, or the concentrated loads in Article 4.1.6.4., whichever produces the most critical effect.
- (2) Live load intensities for the purpose of structural design for live stock buildings shall be in accordance with Tables I & II of the Canadian Code for Farm Buildings (Farm Building Standards) 1970, as revised to 1 May, 1975.
- 4.1.6.2.(1) Where the use of an area of floor is not provided for in Article 4.1.6.3., the design loads due to the use and occupancy of the area shall be determined from an analysis of the loads resulting from,

 - (a) the weight of the probable assembly of persons;
 - (b) the weight of the probable accumulation of equipment and furnishing; and
 - (c) the weight of the probable storage of materials.
- 4.1.6.3.(1) The uniformly distributed load shall be not less than the values listed in Table 4.1.6.A., reduced as may be provided for in Sentence (4) or (5), applied,

 - (a) uniformly over the entire area; or
 - (b) on any portions of the area,

whichever produces the most critical effects in the members concerned.
- Loads due to use of floors and roofs

Uses not stipulated

Full and partial loading

TABLE 4.1.6.A.
Forming Part of Sentence 4.1.6.3.(1)

Use of Area of Floor or Roof	Minimum Design Load psf
<p>Assembly areas, with fixed seats covering at least 80% of the assembly area and including:</p> <ul style="list-style-type: none"> Auditoria Churches Classrooms (also without fixed seats) Courtrooms Lecture Halls Theatres and other areas with similar uses 	50
<p>Assembly areas other than those listed above, including:</p> <ul style="list-style-type: none"> Arenas Balconies Churches Dance Floors Dining Areas and Restaurants Foyers and Entrance Halls Grandstands, reviewing stands and bleachers Gymnasias Museums Passenger Stations Promenades Rinks Stadia Stages Theatres and other areas with similar uses 	100
Attics having limited accessibility so that there is no storage of equipment or material	10
Balconies, exterior and interior, and mezzanines	100
<p>Corridors and Lobbies</p> <ul style="list-style-type: none"> All lobbies Corridors serving schools, colleges and hospitals First floor corridors Corridors serving assembly areas and recreational areas Other corridors 	100
<p>Equipment areas and service rooms including:</p> <ul style="list-style-type: none"> Generator rooms Mechanical equipment exclusive of elevators Machine rooms Pump rooms Transformer vaults Ventilating, air conditioning 	75 ⁽¹⁾
Exits and Fire Escapes	100
Factories	125 ⁽¹⁾
Column 1	2

not less than the design load required for the occupancies they serve

Use of Area of Floor or Roof	Minimum Design Load psf
Garages	
Passenger cars	50
Unloaded buses and light trucks	125
Loaded buses and trucks and all other trucking spaces	250
Kitchens (other than residential)	100
Libraries	
Stack rooms	150
Reading and study rooms	60
Manufacturing & Repair areas	100
Office areas in office buildings and other buildings (not including record storage and computer rooms) located in	
Basement and first floor	100
Floors above first floor	50
Operating rooms, laboratories	75
Projection rooms	100
Recreation areas that cannot be used for assembly purposes in- cluding:	
Billiard rooms	75
Bowling alleys	75
Swimming pools	75 ⁽¹⁾
Residential areas in	
Apartments	40
Dormitories	
Hospital wards	
Hotels	
Motels	
Penal institutions	
Retail and wholesale areas	100
Roofs (for roof snow loads see Article 4.1.7.1.)	20 ⁽²⁾
Sidewalks and driveways over areaways and basements	250
Storage areas	
General storage	100 ⁽¹⁾
Locker rooms in residential occupancies	50
Toilet areas other than residential	50
Underground structures with earth cover	⁽¹⁾
Warehouses (see Storage areas)	100 ⁽¹⁾
Column 1	2

Notes to Table 4.1.6.A.

⁽¹⁾ Loads due to the intended use must be calculated and allowed for in the design.

⁽²⁾ To cover occasional short term loads such as workmen.

More than one occupancy

Change in occupancy

Variation with tributary area

(2) Where an area of floor or roof is intended for two or more occupancies at different times, the value to be used from Table 4.1.6.A. shall be the greatest value for any of the occupancies concerned.

(3) When the occupancy of a building is changed, loading requirements for the new occupancy as stipulated in this Part shall be complied with.

(4) Where a structural member supports a tributary area of floor, roof or combination of these greater than 900 sq ft used for storage, manufacturing, retail stores, garage or assembly, the design live load due to use and occupancy, excluding snow, is the load provided for in Sentence (1) multiplied by

$$0.5 + 15/\sqrt{A}$$

where A is the tributary area in square feet for this type of use and occupancy.

(5) Where a structural member supports a tributary area of floor, roof or combination of these greater than 200 sq ft for any use or occupancy other than those indicated in Sentence (4), the design live load due to use and occupancy, excluding snow, is the load provided for in Sentence (1) multiplied by

$$0.3 + 10/\sqrt{B}$$

where B is the tributary area in square feet for this type of use and occupancy.

- (6) RESERVED
- (7) RESERVED

Concentrated loads

4.1.6.4.(1) The design load due to possible concentrations of load resulting from use of an area of floor or roof shall not be less than listed in Table 4.1.6.B. applied over an area of 2½ ft by 2½ ft located so as to cause maximum effects.

(2) For those occupancies not listed in Table 4.1.6.B., the design concentrated load shall be determined in accordance with Sentence 4.1.6.2.(1).

TABLE 4.1.6.B.
Forming Part of Article 4.1.6.4.

Area of Floor or Roof	Minimum Concentrated Load, lb
Roof surfaces	300
Classrooms	1,000
Floors of offices, manufacturing buildings, hospital wards, stages and pedestrian bridges	2,000
Floors and areas used by passenger cars	2,500
Floors and areas used by vehicles not exceeding 8,000 lb gross weight	4,000
Floors and areas used by vehicle exceeding 8,000 lb but not exceeding 20,000 lb gross weight	8,000
Floors and areas used by vehicles exceeding 20,000 lb gross weight	(1)
Driveways and sidewalks over areaways and basements	12,000(1)
Column 1	Column 2

Note to Table 4.1.6.B.

(1) Requires special study and where appropriate the designer should refer to CSA S6-1974, "Design of Highway Bridges", as revised to 1 May, 1975.

4.1.6.5. RESERVED

Subsection 4.1.7. Live Loads Due to Snow and Rain

4.1.7.1. The design load due to the accumulation of snow on a surface shall not be less than the ground snow load specified in Section 4.9 decreased or increased as provided for in Articles 4.1.7.2. to 4.1.7.4., but in no case shall the roof load be less than 20 psf for roofs with a slope of 30° or less.

Ground snow load

4.1.7.2.(1) The design snow load on a roof or other building surface subject to snow accumulation shall be determined by multiplying the ground snow load given in Article 4.1.7.1. by appropriate snow load coefficient Cs given in Articles 4.1.7.3. and 4.1.7.4.

Roof snow load

(2) A roof or other building surface and its structural members subject to loads due to snow accumulation shall be designed for the following snow load distributions:

Full and partial loading

- (a) full load distributed over the entire area; or
- (b) full load distributed on any one portion of the area and half load on the remainder of the area;

whichever produces the greatest effects on the member concerned, and

- (c) where appropriate, more severe load imbalances than given in Clause (b) which may result from such effects as snow removal or melting of snow due to roof fans or uninsulated roof areas in heated buildings.

4.1.7.3.(1) The basic snow load coefficient Cs is 0.8, except for roofs exposed to wind as provided for in Article 4.1.7.4. The basic snow load coefficient shall be further increased or decreased to account for the following influences:

Snow load coefficients

- (a) the decrease of snow load because of the effect of slope for roof slopes exceeding 30 deg.;
- (b) the accumulation of nonuniform snow load on gable and hip roofs;
- (c) the accumulation of nonuniform snow load on arched and curved roofs;
- (d) the accumulation of increased snow loads in valleys of butterfly as well as multispans curved or sloped roofs;
- (e) the accumulation of increased nonuniform snow loads due to drifting snow on the lower of two-level or multi-level roofs, such as a canopy, marquee or porch roof provided the upper roof is part of the same building or of an adjacent building not more than 15 ft away;
- (f) the accumulation of increased nonuniform snow loads on areas adjacent to roof projections such as penthouses, large chimneys, ventilating equipment;
- (g) the accumulation of increased snow or ice loads on areas due to snow sliding or melt water draining onto these areas from an adjacent roof sloping towards this area in which case the magnitude and distribution of the increase shall be appropriate to the relative portions and sizes of the surfaces.

4.1.7.4.(1) The basic snow load coefficient of 0.8 may be reduced to 0.6 provided the designer has demonstrated that the following conditions are fulfilled:

- (a) the building is located in an exposed location such as open level terrain with only scattered buildings, trees or other obstructions, so that the roof is exposed to the winds on all sides and is not likely to become shielded in the future by obstructions higher than the roof within a distance from the building equal to ten times the height of the obstruction above the roof level, and
- (b) the roof does not have any significant projection such as parapet walls exceeding a height of g/30 in feet where g is the ground snow load in psf, which may prevent snow from being blown off the roof.

Rain loads

4.1.7.5.(1) The design load, due to the accumulation of rain water on a surface whose position and shape, and deflection under load, is such as to make such an accumulation possible, is that resulting from the 24-hr rainfall specified in Section 4.9. over the horizontal projection of the surface and all tributary surfaces. This provision applies whether or not the surface is provided with drainage, such as rain water leaders.

(2) Loads due to rain need not be considered to act simultaneously with loads due to snow.

Subsection 4.1.8. Effects of Wind

External pressure or suction

4.1.8.1.(1) The design external pressure or suction due to wind on a building as a whole or on cladding shall be calculated from:

$p = qC_eC_gC_p$
 where p = the design external pressure acting statically and in a direction normal to the surface either as a pressure (directed towards the surface) or as a suction (directed away from the surface),
 q = the reference velocity pressure as provided for in Sentence (3),
 C_e = the exposure factor as provided for in Sentence (4),
 C_g = the gust effect factor as provided for in Sentence (5),
 C_p = the external pressure coefficient for the cladding location considered or the shape factor for the *building* as a whole. The shape factor is equal to the algebraic difference of the external pressure coefficients for the windward and leeward sides of the *building*.

Internal pressure or suction on cladding

(2) The net design pressure due to wind on cladding shall be the algebraic difference of the external pressure or suction as provided for in Sentence (1) and the design internal pressure or suction due to wind calculated from either,

(a) $p_i = qC_eC_{pi}$
 or
 (b) $p_i = qC_eC_gC_{pi}$
 where p_i = the design internal pressure acting statically and in a direction normal to the cladding either as a pressure (directed outwards) or as a suction (directed inwards).
 q, C_e, C_g are as provided for in Sentences (3), (4) and (5) respectively, except that C_e shall be evaluated at the *building* mid-height instead of the height of the element considered, and
 C_{pi} = the internal pressure coefficient.

(2A) Formula (b) shall be used if the building has large openings such that the effects of wind gusts are transmitted to the internal air space of the building. In the design of cladding adequate allowance shall be made for regions of high local external pressures or suctions.

Reference velocity pressure

(3) The reference velocity pressure q is the appropriate value specified in Section 4.9. for the conditions listed in Clauses (a), (b), (c) and (d),

Cladding

(a) the reference velocity pressure q for the design of cladding shall be based on a probability of being exceeded in any one year of 1 in 10;

Deflection of structural members

(b) the reference velocity pressure q for the design of structural members for deflection and vibration shall be based on a probability of being exceeded in any one year of 1 in 10;

Strength of structural members

(c) for all buildings except those listed in Clause (d) the reference velocity pressure q for the design of structural members for strength shall be based on a probability of being exceeded in any one year of 1 in 30;

Buildings for post-disaster services

(d) the reference velocity pressure q for the design of structural members for strength for buildings essential for post-disaster services shall be based on a probability of being exceeded in any one year of 1 in 100.

- (4) The exposure factor C_e shall be,

 - (a) the value shown in Table 4.1.8.A. for the appropriate height of the surface or part of the surface; or
 - (b) the value of the function: $(h/30)^{1/5}$ but not less than 1.0 where h is the height above grade in feet of the surface or part of the surface; or
 - (c) if a dynamic approach to the action of wind gusts is used, an appropriate value depending on both height and shielding.

Exposure
factor

TABLE 4.1.8.A.

Forming Part of Sentence 4.1.8.1.(4)

Height, ft	Exposure Factor C_e
0 to 40	1.0
Over 40 to 60	1.1
" 60 to 90	1.2
" 90 to 130	1.3
" 130 to 190	1.4
" 190 to 270	1.5
" 270 to 420	1.6
" 420 to 740	1.8
" 740 to 1200	2.0
Column 1	Column 2

- (5) The gust effect factor C_g is one of the following values,

 - (a) 2.0 for structural members;
 - (b) 2.5 for small elements including cladding;
 - (c) if a dynamic approach to the action of wind gusts is used, an appropriate value depending on the turbulence of the wind and the size and natural frequency of the structure.

Gust effect
factor

4.1.8.2.(1) Buildings whose height is greater than four times their minimum effective width or greater than 400 ft and other buildings whose light weight, low frequency and low damping properties make them susceptible to vibration shall be,

Dynamic
effects of
wind

- (a) designed by experimental methods for the danger of dynamic overloading and vibration and the effects of fatigue, or
- (b) designed using a dynamic approach to the action of wind gusts.

4.1.8.3.(1) Buildings and structural members shall be capable of withstanding the effects of,

Full and
partial
loading

- (a) the full wind load over the entire area; or
- (b) 0.75 times the full wind load acting over any portion of the area and full load on the rest of the area,

whichever produces the greatest effect on the building or member concerned.

4.1.8.4.(1) In the design of interior walls and partitions due consideration shall be given to differences in air pressure on opposite sides of the wall or partition which may result from,

Interior
walls and
partitions

- (a) pressure differences between the windward and leeward sides of a building;

- (b) stack effects due to a difference in air temperature between the exterior and interior of the building; and
- (c) air pressurization by the mechanical services of the building.

Subsection 4.1.9. Effects of Earthquakes

4.1.9.1.(1) The design loading due to earthquake motion shall be determined,

- (a) by the analysis given in this Subsection; or
- (b) by a dynamic analysis provided that the associated horizontal ground acceleration is not less than that given in Section 4.9.

Nomenclature

(2) In this Subsection,

- A = assigned horizontal design ground acceleration.
- D = the dimension of the *building* in feet in a direction parallel to the applied forces.
- D_n = plan dimension of the *building* in the direction of the computed eccentricity.
- D_s = the dimension of the lateral force-resisting system in feet in a direction parallel to the applied forces.
- e = computed eccentricity between the centre of mass and centre of rigidity at the level being considered.
- e_x = Design eccentricity at level x .
- F = Foundation factor as given in Sentence 4.1.9.1.(9).
- F_t = Portion of V to be concentrated at the top of the structure as defined in Sentence 4.1.9.1.(11).
- F_x = Lateral force applied to level x .
- h_i, h_n, h_x = The height in feet above the base ($i=0$) to level "i", "n" or "x", respectively.
- I = Importance factor of the structure as described in Sentence 4.1.9.1.(8).
- J = Numerical reduction coefficient for base overturning moment as defined in Sentence 4.1.9.1.(14).
- J_x = Numerical reduction coefficient for moment at level "x" as defined in Sentence 4.1.9.1.(15).
- K = Numerical coefficient that reflects the material and type of construction, damping, ductility and/or energy-absorptive capacity of the structure as given in Sentence 4.1.9.1.(7).
- Level i = Any level in the *building*, $i=1$ first level above the base.
- Level n = That level which is uppermost in the main portion of the structure.
- Level x = That level which is under design consideration.
- M_{ix} = Torsional moment at level x .
- N = The total number of *storeys* above exterior *grade* to level "n". (N is usually numerically equal to n .)
- S = Seismic response factor for the structure as defined in Sentence 4.1.9.1.(5).
- S_p = Horizontal force factor for part or portion of a structure, as given in Table 4.1.9.C.
- T = Fundamental period of vibration of the *building* or structure in seconds in the direction under consideration.
- V = Minimum lateral seismic force at the base of the structure.
- V_p = Lateral force on a part of the structure.
- W = *Dead load* including the following:
 - 25 per cent of the design snow load specified in Subsection 4.1.7.; for areas used for storage, the full design live load modified according to Sentence 4.1.6.3.(4); the full contents of any tanks.
- W_i, W_x = That portion of W which is located at or is assigned to level "i" or "x", respectively.
- W_p = The weight of a part or portion of a structure, e.g. cladding, *partitions* and appendages.

(3) Earthquake forces shall be assumed to act in any horizontal direction and independent design about each of the principal axes shall be considered to provide adequate resistance in the structure for earthquake forces applied in any direction.

(4) The minimum lateral seismic force, V , assumed to act nonconcurrently in any direction on the building shall be equal to the product of

$$A \cdot S \cdot K \cdot I \cdot F \cdot W$$

where A is the assigned horizontal design ground acceleration, given in Section 4.9, and the value of this ground acceleration is assumed constant within each seismic zone.

(5) The seismic response factor, S , shall be equal to $0.5/(T^{1/3})$ but need not exceed 1.00.

(6) Except where technical data proves otherwise, the fundamental period, T , in Sentence (5) shall be equal to $0.05h_n/\sqrt{D}$, except that where the lateral force-resisting system consists of a moment-resisting space frame which resists 100% of the required lateral forces and the frame is not enclosed by or adjoined by more rigid elements that would tend to prevent the frame from resisting lateral forces, the fundamental period, T , shall equal 0.1 N.

(7) Values of the numerical coefficient, K , shall conform to Table 4.1.9.A.

TABLE 4.1.9.A.

Forming Part of Sentence 4.1.9.1.(7)

Case	Type or Arrangement of Resisting Elements	Value of K
(1)	Buildings with a ductile moment resisting space frame with the capacity to resist the total required force.	0.7
(2)	Buildings with a dual structural system consisting of a complete ductile moment resisting space frame and ductile flexural walls designed in accordance with the following criteria: The frames and ductile flexural walls shall resist the total lateral force in accordance with their relative rigidities considering the interaction of the flexural walls and frames. In this analysis the maximum shear in the frame must be at least 25% of the total base shear.	0.7
(3)	Buildings with a dual structural system consisting of a complete ductile moment resisting space frame and shear walls ⁽¹⁾ or steel bracing designed in accordance with the following criteria: 1. The shear walls or steel bracing acting independently of the ductile moment resisting space frame shall resist the total required lateral force. 2. The ductile moment resisting space frame shall have the capacity to resist not less than 25% of the required lateral force, but in no case shall the ductile moment resisting space frame have a lower capacity than that required in accordance with the relative rigidities.	0.8
(4)	Buildings with ductile flexural walls and all ductile building framing systems except as otherwise classified in this Table as Cases 1, 2, 3, or 5.	1.0
Col. 1	2	3

Case	Type of Arrangement of Resisting Elements	Value of K
(5)	Buildings with a dual structural system consisting of a complete ductile moment resisting space frame with masonry infilling designed in accordance with the following criteria: 1. The wall system comprising the infilling and the confining elements acting independently of the ductile moment resisting space frame shall resist the total required lateral force. 2. The ductile moment resisting space frame shall have the capacity to resist not less than 25 per cent of the required lateral force.	1.3
(6)	Buildings (other than cases 1, 2, 3, 4 and 5) with continuously reinforced concrete, structural steel buildings and reinforced masonry shear wall structures.	1.3
(7)	Buildings of unreinforced masonry and all other structural systems, except Cases 1 to 6 inclusive.	2.0
(8)	Elevated tanks plus full contents, on four or more cross-braced legs and not supported by a building, designed in accordance with the following criteria: 1. The minimum and maximum value of the product SKI shall be taken as 1.2 and 2.5, respectively. 2. For overturning the factor J as set forth in Clause 4.1.9.1.(14) shall be 1.0. 3. The torsional requirements of Sentence 4.1.9.1.(15) shall apply.	3.0
Col. 1	2	3

Note to Table 4.1.9.A.

(¹) Shear walls may be either flexural walls or shear walls as defined under CSA A23.3-1973, "Code for the Design of Concrete Structures for Buildings, Chapter 19, Special Provisions for Seismic Design", as revised to 1 May, 1975.

(8) The importance factor, I, shall equal 1.3 for all buildings designed for post-disaster services and schools, and 1.0 for all other buildings.

(9) The foundation factor, F, shall conform to Table 4.1.9.B.

(9A) Soil depth shall be measured from foundation or pile cap level.

TABLE 4.1.9.B.

Forming Part of Sentence 4.1.9.1.(9) & (9A)

Type and Depth of Soil. See Sentence 4.1.9.1.(9A)	F
Rock, dense and very dense coarse-grained soils, very stiff and hard fine-grained soils; compact coarse-grained soils and firm and stiff fine-grained soils with a depth of less than 50 ft	1.0
Compact coarse-grained soils, firm and stiff fine-grained soils with a depth greater than 50 ft; very loose and loose coarse-grained soils and very soft and soft fine-grained soils from 0 to 50 ft deep	1.3
Very loose and loose coarse-grained soils, very soft and soft fine-grained soils with depths greater than 50 ft	1.5(¹)
Column 1	2

Note to Table 4.1.9.B.

(¹) Where soil deposits are deeper than 300ft, amplification factors greater than those given in the table may arise in the case of tall buildings.

(10) The weight, W , of the structure shall be calculate in accordance with the following formula:

Weight of structure

$$W = \sum_{i=1}^n W_i$$

(11) The total lateral seismic force, V , shall be distributed as follows:

Distribution of lateral seismic force

(a) a portion F_t shall be assumed to be concentrated at the top of the structure and equal to $0.004V(h_n/D_s)^2$, except that F_t need not exceed $0.15V$ and may be considered as zero for $(h_n/D_s) \leq 3$.

(b) the remainder, $V - F_t$, shall be distributed along the height of the building including the top level in accordance with the following formula:

$$F_x = (V - F_t) W_x h_x / (\sum_{i=1}^n W_i h_i), \text{ and}$$

(c) the total shear in any horizontal plane shall be distributed to the various elements of the lateral force resisting system in proportion to their rigidities with due regard to the capacities and stiffnesses of the nonstructural elements.

(12) Parts of buildings and their anchorage shall be designed for a lateral force, V_p , equal to $AS_p W_p$, distributed according to the distribution of mass of the element under consideration.

(13) The values of S_p in Sentence (12) shall conform to Table 4.1.9.C.

(13A) The value of S_p shall be increased 50% for pipes and containers for toxic or explosive materials, for materials having a flash point below 100°F , or for firefighting fluids.

(13B) Floors and roofs acting as diaphragms shall be designed for a minimum force corresponding to a value of $S_p = 1$ applied to loads tributary from that storey, unless a greater force F_x is assigned to the level under consideration as per Clause 4.1.9.1.(5).

TABLE 4.1.9.C.

Forming Part of Sentence 4.1.9.1.(13), (13A) & (13B)

Category	Part or Portion of Building	Direction of Force	Value of S_p
1	All exterior and interior walls except those of category 2 & 3	Normal to flat surface	2
2	Cantilever parapet and other cantilever walls except retaining walls	Normal to flat surface	10
3	Exterior and interior ornamentations and appendages	Any direction	10
4	Towers, chimneys, smokestacks, all when less than 10 ft high above the building, machinery, fixtures and equipment, pipes, tanks plus contents and pent-houses—all when connected to or forming part of a building	Any direction	2 ⁽¹⁾
5	Towers, chimneys and smokestacks more than 10 ft high above the building	Any direction	3 ⁽²⁾
Col. 1	2	3	4

Category	Part or Portion of Building	Direction of Force	Value of S_p
6	Tanks plus contents when resisting on the ground	Any direction	1
7	Floors and roofs acting as diaphragms	Any direction	1
8	Connections for exterior and interior walls and elements except those forming part of the main structural system	Any direction	25
Column 1	2	3	4

Notes to Table 4.1.9.C.

(1) When h/D of any building is equal to or greater than 5 to 1, increase value by 50%.

(2) Unless a lower factor can be proven by analysis.

Overturning

(14) The overturning moment, M , at the base of the structure shall be multiplied by a reduction coefficient, J , where,

(a) $J=1$ where T is less than 0.5;

(b) $J=1.1-0.2T$ where T is at least 0.5, but not more than 1.5; and

(c) $J=0.8$ where T is greater than 1.5T.

(15) The overturning moment M_x at any level x shall be multiplied by J_x where

$$J_x = J + (1-J) (h_x/h_n)^3,$$

(a) the incremental changes in the design overturning moments, in the storey under consideration, shall be distributed to the various resisting elements in the same proportion as the distribution of shears in the resisting system;

(b) where other vertical members are provided which are capable of partially resisting the overturning moments a redistribution may be made to these members if framing members of sufficient strength and stiffness to transmit the required loads are provided; and

(c) where a vertical-resisting element is discontinuous, the overturning moment carried by the lowest storey of that element shall be carried down as loads to the foundation.

Torsional moments

(16) Torsional moments in the horizontal plane of the building shall be computed in each storey using the following formula:

$$M_{tx} = \left(V - \sum_{i=1}^x F_i \right) e_x$$

Design eccentricity

(17) The design eccentricity, e_x , in Sentence (16) shall be computed by one of the following equations, whichever provides the greater stresses,

(a) $e_x = 1.5e + 0.05D_n$, or

(b) $e_x = 0.5e - 0.05D_n$.

(18) When the maximum design eccentricity exceeds $0.25D_n$,

(a) a dynamic analysis shall be made; or

(b) the adverse effects of torsion as computed in Sentence 4.1.9.1.(16) shall be doubled.

(19) The building design shall take full account of the possible effects of setbacks.	Setbacks
4.1.9.2.(1) Lateral deflections of a storey relative to its adjacent storeys shall be included in the design.	General provisions
(2) Lateral deflections of a storey relative to its adjacent storeys obtained from an elastic analysis using the loads given in Sentence 4.1.9.1.(11) shall be multiplied by three to give realistic values of anticipated deflections.	
(3) All portions of the structure shall be designed to act as an integral unit in resisting horizontal forces, unless separated by adequate clearances which permit horizontal deflections of the structure consistent with values of deflections calculated in accordance with Sentence 4.1.9.2.(2).	
(4) The nonstructural components shall be designed not to transfer to the structural system any forces unaccounted for in the design, and any interaction of rigid elements such as walls and the structural system shall be designed so that the capacity of the structural system is not impaired by the action or failure of the rigid elements.	
(5) To prevent collision of buildings in an earthquake, adjacent structures shall either be separated by twice the sum of their individual deflections obtained from an elastic analysis using the loads given in Sentence 4.1.9.1.(11) or shall be connected to each other.	
(6) The method of connection in Sentence (5) shall take into account the mass, stiffness, strength, ductility and anticipated motion of the connected buildings and the character of the connection.	
(7) The connected buildings in Sentence (5) shall be assumed to have a K value equal to that of the least ductile of the buildings connected, unless a lower value can be justified by rational analysis.	
(8) Except in seismic Zone 0, pile footings of every building or structure shall be interconnected continuously by ties in at least 2 directions, designed to carry by tension or compression a horizontal force equal to 10% of the larger pile cap loading, unless it can be demonstrated that equivalent restraints can be provided by other means.	
4.1.9.3.(1) Buildings more than 3 storeys in height in seismic Zones 2 and 3 shall have a structural system as described in Cases 1, 2, 3, 4, 5 and 6 of Table 4.1.9.A. and in addition, for buildings in seismic Zone 3 more than 200 ft in height and with a structural system of Case 6 the value of K shall be increased to 2.0.	Special Provisions
(2) The design for any structural system which has an assigned value of K of 1 or less, shall ensure that when any member yields the remaining members of the structure shall be capable of resisting 25% of the design seismic force including the effects of torsion.	
(3) For buildings in Zones 2 and 3 in which discontinuities in columns or shear walls occur, special design provisions shall be made to ensure that failure at the point of discontinuity will not occur before the capacity of the remaining portion of the structure has been realized.	
(4) In seismic Zones 2 and 3, reinforcement conforming to Article 4.4.3.10. shall be provided for masonry construction in,	
(a) loadbearing and lateral load-resisting masonry;	
(b) masonry enclosing elevator shafts and stairways, or used as exterior cladding;	
(c) masonry partitions except for partitions which,	
(i) do not exceed 40 lb/sq ft in weight, and	
(ii) do not exceed 10 ft in height and are not laterally supported at the top.	

Subsection 4.1.10. Other Effects

Loads on
railings

4.1.10.1(1) The minimum design load, applied horizontally at the top of a railing which guards a drop of more than 18 in. shall be,

- (a) 40 lb/lin. ft for exterior balconies of individual residential units and a concentrated load of 200 lbs applied concurrently;
- (b) 100 lb/lin. ft for exits and stairs;
- (c) 150 lb/lin. ft for assembly occupancies except for grandstands and stadia;
- (d) 250 lb/lin. ft for grandstands and stadia including ramps;
- (e) 300 lb/lin. ft for vehicle guard rails for parking garages 21 in. above the roadway and minimum total load of 2,500 lbs uniformly distributed over each vehicle space 21 in. above roadway;
- (f) a 125 lb concentrated load applied at any point for industrial catwalks and other areas where crowding by many people is very improbable.

(2) The minimum design load applied horizontally to panels under railings which guard a drop of more than 18 in. shall be 20 psf.

(3) The minimum design load applied vertically at the top of the railing which guards a drop of more than 18 in. shall be 100lb/lin. ft acting separately from the horizontal load provided for in Sentences (1) and (2).

Inertia
sway
forces

4.1.10.2.(1) Grandstands and any building used for assembly purposes to accommodate large numbers of people at one time shall be designed to resist all inertia sway forces produced by the use and occupancy of the building or structure.

(2) In making the determination under Sentence (1), the inertia force shall be not less than 20 lb per lin. ft of seat parallel to each row of seats or 10 lb per lin. ft of seat perpendicular to each row of seats.

Impact and
vibrations

4.1.10.3.(1) The minimum design load due to equipment, machinery, or other objects or persons that may produce impact, is the total of the weight of the equipment or machinery plus its maximum lifting capacity, or the appropriate live load, multiplied by an appropriate factor listed in Table 4.1.10.A.

(2) Where dynamic effects such as resonance and fatigue are likely to be important as a result of vibration of equipment or machinery, a dynamic analysis shall be carried out.

TABLE 4.1.10.A.
Forming Part of Articles 4.1.10.3. & 4.1.10.5.

Impact Due to	Factor
Operation of motor driven cranes	1.25
Operation of hand driven cranes	1.10
Live loads on hanger supported floors and stairs	1.33
Operation of elevators	See CSA Standard B44. 1971, Item 2.6.2.
Operation of helicopters	1.33
Supports for light machinery, shaft or motor driven	1.20
Supports for reciprocating machinery or power driven units	1.50
Column 1	Column 2

4.1.10.4.(1) The minimum horizontal design loads on crane runway rails are,

Horizontal
crane loads

- (a) the lateral force which shall be,
 - (i) for power-operated crane trolleys, 20 per cent, and for hand operated trolleys, 10 per cent, of the sum of the weights of the lifted loads and of the crane trolley excluding other parts of the crane,
 - (ii) applied at the top of the rail, one-half on each side of the runway, and
 - (iii) considered as acting in either direction normal to the runway rail;
- (b) the longitudinal force which shall be,
 - (i) 10 per cent of the maximum wheel loads of the crane, and
 - (ii) applied at the top of the rail.

4.1.10.5.(1) The minimum design loads for heliports on landing and taxiing areas are,

Helicopter
loads

- (a) a single concentrated load equal to 75% of the gross weight of the helicopter acting on an area of 1 sq ft; or
- (b) concentrated loads representing the gross wheel reactions of the helicopter acting simultaneously and multiplied with the factor given in Table 4.1.10.A., whichever produces the most unfavourable effect on the building and its structural members.

(2) The landing and taxiing areas shall be designed for uniformly distributed live load of 50 psf acting non-concurrently with the concentrated loads or snowload.

SECTION 4.2 FOUNDATIONS

Subsection 4.2.1. General

APPLICATION

4.2.1.1.(1) This Section applies to the design of foundation systems for the following:

- (a) all buildings used or intended for the following occupancies,
 - (i) Group A, Assembly Occupancies,
 - (ii) Group B, Institutional Occupancies,
 - (iii) Group F, Division 1, High Hazard Industrial Occupancies;
- (b) all buildings exceeding 3 storeys in building height or 6,000 sq ft in building area and which are used or intended to be used for the following occupancies:
 - (i) Group C, Residential Occupancies,
 - (ii) Group D, Business and Personal Services Occupancies,
 - (iii) Group E, Mercantile Occupancies,
 - (iv) Group F, Divisions 2 and 3, Medium and Low Hazard Industrial Occupancies; and
- (c) all buildings of smaller size than in (b),
 - (i) whose foundations are erected in fill, very loose sand, very loose sand and gravel, soft till, very soft clay, soft clay and clay shale,

(ii) whose superstructures are of metal frame, or reinforced concrete construction,

(iii) where unusual loading or thermal conditions exist, or

(iv) supported on piles;

(d) retaining walls;

(e) signs;

(f) communication towers exceeding 50 ft in height;

(g) pedestrian bridges;

(h) permanent crane runways that impose loads on buildings;

(i) fire escapes;

(j) exterior storage tanks.

(2) RESERVED

(3) Requirements for the control of groundwater around spaces formed below grade are given in the appropriate articles set forth in Part 9.

4.2.1.2. RESERVED

SOILS AND ROCKS

4.2.1.3. RESERVED

N.B. For buildings not listed in Sentence 4.2.1.1.(1) requirements for design will be found in Part 9.

Cohesionless
soil, gravel
and sand

4.2.1.4.(1) A cohesionless soil identified as,

(a) "gravel" is a soil consisting of particles smaller than 3 in. (76 mm), but retained on a No. 4 sieve; and

(b) "sand" is a soil consisting of particles passing a No. 4 sieve but retained on a No. 200 sieve.

(2) "Sands" are further subdivided as follows:

(a) "coarse sand" is a soil consisting of particles passing a No. 4 sieve but retained on a No. 10 sieve;

(b) "medium sand" is a soil consisting of particles passing a No. 10 sieve but retained on a No. 40 sieve; and

(c) "fine sand" is a soil consisting of particles passing a No. 40 sieve but retained on a No. 200 sieve.

Cobbles and
boulders

(3) Particles identified as,

(a) "cobbles" are rock fragments whose greatest dimensions are between 3 and 8 in.; and

(b) "boulders" are rock fragments whose greatest dimensions exceed 8 in.

Density of
cohesionless
soil

4.2.1.5.(1) A cohesionless soil is,

(a) "dense" when it requires 30 or more blows per foot in a penetration test;

- (b) "compact" when it requires between 10 and 30 blows per foot in a penetration test;
- (c) "loose" when it requires between 4 and 10 blows per foot in a penetration test; and
- (d) "very loose" when it requires fewer than 4 blows per foot in a penetration test where the test is carried out in accordance with CSA A119.1-1960, "Code for Split-Barrel Sampling of Soils", as revised 1 May, 1975.

(2) Where it is not possible to conduct a penetration test, a cohesionless soil may be described as,

- (a) "dense" if it is not possible for a man of average weight to push a wooden picket more than 1½ in. into the soil; and
- (b) "loose" if it is possible for a man of average weight to push a wooden picket 8 in. or more into the soil.

(3) The picket referred to in Sentence (2) is 2 in. by 2 in. dimensions, bevelled at 45° on all sides at one end to form a point.

4.2.1.6. A cohesive soil identified as,

Cohesive
soil, silt
and clay

- (a) "silt" is a soil,
 - (i) the particles of which are not visible to the naked eye,
 - (ii) dry lumps of which are easily powdered by the fingers,
 - (iii) that, after shaking a small saturated pat vigorously in the hand, exhibits a wet shiny surface that disappears rapidly when the pat is subsequently squeezed, and
 - (iv) that does not shine when moist and stroked with a knife;
- (b) "clay" is a soil,
 - (i) the particles of which are not visible to the naked eye,
 - (ii) dry lumps of which are not easily powdered by the fingers,
 - (iii) that, after shaking a small saturated pat vigorously in the hand, does not exhibit a wet shiny surface, and
 - (iv) that shines when moist and stroked with a knife.

4.2.1.7. The consistencies of cohesive soils can be identified according to the description given in Table 4.2.1.A. and may be related to the approximate undrained shear strengths as indicated.

Consistencies
of cohesive
soils

TABLE 4.2.1.A.

Forming Part of Article 4.2.1.7.

Consistency	Description	Approximate undrained shear strength
"very stiff"	impossible to indent with the thumb but readily indented with the thumbnail,	Over 2,000 psf
"stiff"	difficult to indent with the thumb; with difficulty it can be remoulded by hand,	1,000 to 2,000 psf
"firm"	can be indented by moderate thumb pressure,	500 to 1,000 psf
"soft"	can be penetrated several inches with the thumb	250 to 500 psf
"very soft"	can easily be penetrated several inches by the fist	less than 250 psf
Column 1	Column 2	Column 3

Other soils

4.2.1.8. Organic soils and soils other than those identified in Articles 4.2.1.4. to 4.2.1.7. shall require investigations to determine suitable design properties.

Clay-shale

4.2.1.9. In this Section a soil or rock identified as,

(a) "clay-shale" is fine-grained, finely laminated, will swell on wetting, and will disintegrate on its first drying and wetting cycle;

Till

(b) "till" is of glacial origin, unsorted and heterogeneous and can contain a range of particle sizes including boulders, cobbles, gravel, sands, silts and clays and can exist at any relative density or consistency; and

Cemented sand and gravel

(c) "cemented sand and gravel" is a mixture of sand and gravel or boulders thoroughly cemented together as a hard layer which will not soften in its natural bed when wet.

4.2.1.10.(1) RESERVED

Approximate compressive strength of rock

(2) Rocks vary from "hard" through "medium hard" to "soft",

(a) "hard" means rock comparable to concrete with a compressive strength greater than 6,000 psi;

(b) "medium hard" means rock comparable to concrete with a compressive strength greater than 2,500 psi; and

(c) "soft" rock is comparable to brick masonry with a compressive strength greater than 500 psi.

Classification of rock

(3) Rocks are classified as,

(a) igneous, such as granite, diorite, basalt;

(b) sedimentary, such as sandstones, shales, limestones; and

(c) metamorphic, such as quartzites, slates, marbles, schists.

(4) Defects in rocks, which adversely affect the bearing capacity are:

Defects in
rocks

- (a) closely spaced, open, or steeply inclined bedding planes, joints, fault zones, fractures or shear planes;
- (b) unsoundness, such as closely spaced seams of clay, fault gouge, soil or softened rock, cavities;
- (c) significant alteration of the strength of the rock by weathering, decomposition or disintegration in the mass or in part; and
- (d) slaking or swelling behaviour in water.

(5) The following natural materials which geologically may be correctly referred to as rock are to be treated as soil:

Rock
considered
as soil

- (a) soft rock with adverse defects;
- (b) very weakly cemented sedimentary or soft metamorphic rocks which can be scratched by the finger nail;
- (c) any material which can be dug by hand with a shovel or a pneumatic spade; and
- (d) cemented sands and gravels in which the cementing may be sporadic.

DESIGN CONDITIONS

4.2.1.11. The foundation of a building shall have a design capacity sufficient to resist all loads as stipulated in Section 4.1.

Loads on
foundations

4.2.1.12. The foundation of a building shall be proportioned so that the probable total and differential settlements of the foundation are not greater than the movements the building is designed to accommodate.

Total and
differential
settlement

4.2.1.13. In the design of the foundation of a building, the procedures, construction practices and stresses used shall be those provided for in that Section applicable to the materials used in the foundation modified as provided for in Subsections 4.2.2. to 4.2.6.

Design
criteria for
materials

4.2.1.14.(1) Application for a permit to construct a building shall include the following information,

Foundation
information

- (a) the type and condition of the soil or rock sustaining the foundation loads;
- (b) the allowable bearing pressure on soil or rock or the load that the foundation is designed to transfer to the supporting soil or rock;
- (c) justification for the design criteria indicated on the drawings;
- (d) the probable settlement of the foundations; and
- (e) data from a Professional Engineer, competent in this field of work,
 - (i) indicating that the proposed excavation and foundation shall have no structural or other detrimental effects on the existing adjacent property including buildings and public or private building services, or
 - (ii) indicating details of the precautionary measures to be taken where the possibility of detrimental effects to adjacent property exists.

4.2.1.15. A soil exploration shall be carried out under the direction of a person competent in this field of work, who shall prepare a report on the results of the site exploration, unless by reason of the fact that the proposed structure is sufficiently flexible that differential settlement will not affect its stability.

Explorations

4.2.1.16. RESERVED

Altered
conditions

4.2.1.17.(1) Where during construction the soil or rock to which a foundation is to transfer loads is found not to be of the type or in the condition used for purposes of design, the foundation shall be redesigned and constructed for the existing type or conditions.

Foundations
incorrectly
located

(2) Where a foundation has not been placed or located as indicated on the plans, the error shall be corrected or the design capacity of the foundation recalculated for the altered conditions.

Damaged
foundation

(3) Where a foundation is damaged, it shall be repaired or the design capacity of the foundation recalculated for the damaged condition.

(4) Where a foundation bears on a soil whose properties may be adversely changed by climatic or construction conditions which occur before construction is complete, the design capacity of the foundation shall be reassessed by a special investigation.

(5) Where filled ground or organic materials are encountered,

Filled
ground
organic
material

(a) the design capacity of the foundation shall be determined on the basis of exploration and testing in accordance with Clause 4.2.3.1.(1) (a); or

(b) such material shall be removed so that the foundation will rest on stable soil or rock.

Subsection 4.2.2. Materials Used in Foundations

TIMBER

Preservative
treatment

4.2.2.1.(1) Where timber is exposed to soil or air above the permanent water table it shall be treated with preservative in accordance with CSA 080.1-1974, "Preservative Treatment by Pressure Process— All Timber Products", as revised to 1 May, 1975, and also in accordance with the following Standards, as revised to 1 May, 1975:

(a) CSA 080.2-1974, "Preservative Treatment of Lumber, Timbers, Bridge Ties and Mine Ties by Pressure Processes";

(b) CSA 080.3-1974, "Preservative Treatment of Piles by Pressure Processes" and CSA 080.12-1974, "Preservative Treatment of Timber Foundation Piles by Pressure Processes"; or

(c) CSA 080.15-1974, "Preservative Treatment of Wood for Building Foundation Systems, Basements and Crawl Spaces by Pressure Processes".

(2) Where timber has been treated as set forth in Sentence (1) it shall be cared for as provided for in CSA 080-M4-1962, "Instructions for the Care of Pressure-Treated Wood After Treatment", as revised to 1 May, 1975.

CONCRETE

4.2.2.2. Concrete used in foundation units shall be in accordance with Section 4.5 but the minimum compressive strength shall be 3,000 lb per square inch.

Reinforced
concrete

4.2.2.3. Where reinforced concrete foundation members except piles, are to be in contact with the soil, all steel reinforcement shall be protected by a thickness of concrete cover conforming with the appropriate requirements of Section 4.5.

4.2.2.4. Where reinforced concrete piles are to be in contact with the soil, the steel spirals or ties shall be protected by a thickness of concrete cover, cast monolithically with the core, not less than:

(a) the diameter of the longitudinal bars; nor

(b) 1 1/2 times the maximum size of the coarse aggregate; nor

- (c) 3 in. where the concrete is cast-in-place without forming; nor
- (d) 2 in. for bars larger than No. 8 bars or 1 ½ in. for No. 8 bars or smaller, for concrete cast-in-place within forms; nor
- (e) 1 ½ in. for precast concrete of 28-day strength under 7,000 psi; nor
- (f) 1 in. for precast concrete 28-day strength of 7,000 psi or greater.

4.2.2.5. The concrete cover for steel ties and prestressed tendons in prestressed concrete piles shall comply with the cover requirements for steel reinforcement in Article 4.2.2.4. Prestressed concrete

4.2.2.6. Where concrete in foundations may be subject to attack by sulphates in the soil or groundwater, the selection of the cement type, the proportions of the concrete, the placing procedure and the method of compaction of the concrete shall be treated as a special engineering problem and shall be in accordance with CSA A23.1-1973, "Concrete Materials and Methods of Concrete Construction" and CSA A5-1971, "Portland Cements", as revised to 1 May, 1975. Sulphate attack

4.2.2.7. Where concrete is placed against a soil containing sulphates and exposed to the atmosphere at the opposite surface, precautions shall be taken to protect the concrete from deterioration by the resulting accelerated movements of sulphates through it in accordance with CSA A23.1-1973, "Concrete Materials and Methods of Concrete Construction" and CSA A5-1971, "Portland Cements", as revised to 1 May, 1975.

4.2.2.8. Where concrete in foundations is placed in contact with highly acid soils it shall be made with a normal cement and thoroughly compacted to reduce permeability to a minimum. Acid attack on concrete

STEEL

4.2.2.9. Where steel is used in foundations, it shall be in accordance with requirements of Section 4.5 or 4.6, and Steel pipe and tube piles

- (a) where steel pipes or tubes are used as piles or as shells to form cast-in-place concrete piles and act as permanent load-carrying members, the steel shall be in accordance with one of the following standards, as revised to 1 May, 1975,

- (i) CSA G40. 21-1973, "Structural Quality Steels",
- (ii) ASTM A252-71, "Welded and Seamless Steel Pipe Piles",
- (iii) ASTM A283-70a, Low and Intermediate Tensile Strength Carbon Steel Plates of Structural Quality",
- (iv) ASTM A570-72, "Hot-Rolled Carbon Steel Sheets and Strip, Structural Quality", or
- (v) ASTM A611-72, "Steel, Cold-Rolled Sheet, Carbon Structural".

4.2.2.10.(1) Steel is not considered to be exposed to soil where it is encased in dense concrete and separated from the soil by the thicknesses and types of concrete described in Articles 4.2.2.3., 4.2.2.4. and 4.2.2.5. Corrosion of steel

(2) Where conditions are corrosive, adequate protection of exposed steel shall be provided.

4.2.2.11. Where a foundation is to be in contact with soil, water, or air that is in a condition conducive to the deterioration of the materials of the foundation, adequate measures shall be taken to protect the material and prevent detrimental deterioration. Deterioration of materials

Subsection 4.2.3. Design Considerations

4.2.3.1.(1) The properties of the soil and rock, the design capacity of the foundation, and where required in Article 4.2.3.8., an estimate of the settlement of the structure shall be determined on the basis of,

- (a) exploration, testing and the application of generally accepted soil mechanics principles by a person competent in this field of work; or
- (b) well-established local practice where such practice includes successful experience both with soils and rocks of similar type and condition and with a foundation of similar type.

(2) The soil exploration shall be carried to that depth to which the proposed structure will significantly increase the stress in the soil.

(3) Where a soil or rock below the bearing surface has a lower design bearing pressure than that at the bearing surface as may be indicated by the bearing values in Article 4.2.4.2., the design capacity of the foundation shall not be greater than would cause the weakest soil or rock to be stressed beyond its design bearing pressure.

4.2.3.2.(1) The bearing surface of a foundation shall be below the level of potential damage from frost except as provided in Sentence (2), and the foundation shall be designed to prevent damage resulting from adfreezing.

(2) The bearing surface of a foundation need not be below the level of potential damage from frost where the foundation,

- (a) is designed to counteract or eliminate frost action; or
- (b) bears directly on material not susceptible to frost action.

4.2.3.3.(1) Where a foundation is to rest on sloping ground, existing stresses within the soil or rock shall be considered in the design.

(2) The soil under any footing shall have sufficient lateral support, to prevent its displacement under all conditions.

(3) In the absence of a soil report, such lateral support shall be deemed to be sufficient when from the edge of the bottom of the footing a plane sloping downward at the slope given in Table 4.2.3.A. remains within natural soil or other material denser than the soil on which the footing rests.

(4) If the plane described in (3) emerges from the soil, the earth shall be restrained by a structure designed to withstand lateral earth pressure produced by the footing.

TABLE 4.2.3.A.

Forming Part of Sentence 4.2.3.3.(2).

Soil Type	Design Bearing Pressure psf	Slope Horizontal: Vertical
Cohesive soil	4000 or more	1:1
Cohesive soil	2000 or less	2:1
Non-cohesive soil	4000 or more	1.5:1
Non-cohesive soil (wet)	4000 or more	3:1

(5) Where a building is erected in the vicinity of the bank of a ravine or watercourse, the horizontal distance between the building and the toe of the bank shall be at least twice the difference in elevation between the toe of the bank and maximum grade elevation at the

building, plus 20 feet unless the application to build is accompanied by a Professional Engineer's report, in support of a lesser requirement.

4.2.3.4. Eccentricity of loading in foundation units shall be fully investigated, and	Eccentric loads
(a) the maximum pressure on the basis of a straight-line pressure distribution shall not exceed the maximum safe bearing pressure; and	
(b) unless special safe-guards are incorporated in the design, the resultant force shall fall within the middle third of the foundation unit.	
4.2.3.5. Where dynamic loading conditions apply, bearing pressures of the particular conditions shall be assessed by a Professional Engineer.	Dynamic loading
4.2.3.6. Where a foundation is subject to hydrostatic uplift, this effect shall be provided for in the design.	Hydrostatic uplift
4.2.3.7. Where a foundation bears on gravel, sand or silt and where the water table is within a distance below the bearing surface equal to the width of the foundation unit, the design bearing pressure shall be 50 per cent of that determined in Article 4.2.4.2.	High ground water level
4.2.3.8. Except as provided in Article 4.2.4.3. the magnitude and rate of settlement of a structure shall be determined by exploration and analysis as provided for in Article 4.2.3.1. for the following conditions,	Cases requiring determination of settlement
(a) where a foundation or a surcharge adjacent to a building is to be placed,	
(i) above very soft clay or very loose sand, or weak organic soils, or	
(ii) above soft clay where the load transferred will cause a net increase of pressure on the clay of 250 psf or more, or,	
(iii) above firm clay where the load transferred will cause a net increase of pressure on the clay of 500 psf or more; or	
(b) where dynamic loads are to be transferred by the foundation to cohesionless soils in the very loose or loose condition.	
4.2.3.9. RESERVED	
4.2.3.10. Where swelling or shrinking soils in which movements resulting from moisture content changes may be sufficient to cause damage to a structure are encountered or known to exist, the foundation conditions shall be assessed by,	Swelling and shrinking soils
(a) a special investigation; or	
(b) reference to recorded information in the form of successful local experience in the construction of buildings with similar structural requirements, design bearing pressures and subsoil conditions.	

Subsection 4.2.4. Footings, Rafts and Foundation Walls

FOOTINGS AND RAFTS

4.2.4.1. The design capacity of footings and rafts shall be determined in accordance with the appropriate requirements of Subsection 4.2.3., and also with the following requirements.

4.2.4.2.(1) For buildings three storeys or fewer in height and having a building area of 6,000 sq ft or less, the design properties of the soil and the bearing capacity of the foundation may be determined on the basis of clauses (a) or (b) provided the type and

condition of the soils or rock below the bearing surface has been identified to a depth of at least twice the width of the foundation unit below the bearing surface of the foundation unit,

Plate
load test

- (a) a plate load test, where the footing is 3 ft wide or less, carried out in accordance with ASTM D1194-72. "Bearing Capacity of Soil for Static Load on Spread Footings," as revised to 1 May, 1975 except that the bearing plate shall be 12 in. by 12 in. and the design bearing pressure of the soil is,
 - (i) $\frac{1}{3}$ the ultimate bearing capacity of the soil or,
 - (ii) $\frac{1}{3}$ the pressure that would cause the bearing plate to settle 1 in. whichever is the lesser; or
- (b) the design bearing pressures appearing in Table 4.2.4.A., column 2, where the type and condition of the soil or rock listed in column 1 can be identified and described as set forth in Articles 4.2.1.3. to 4.2.1.7., 4.2.1.9. and 4.2.1.10., and adjusted as may be required by the design considerations described in Sub-section 4.2.3.

TABLE 4.2.4.A.

Forming Part of Clause 4.2.4.2.(1) (b)

Type and Condition of Soil or Rock	Design Bearing (1), (3), (4) Pressure, psf
Cohesionless soils (see Articles 4.2.1.4. and 4.2.1.5.)	
Dense sand, dense sand and gravel	6,000
Compact sand, compact sand and gravel	3,000
Loose sand, loose sand and gravel	1,000
Very loose sand, very loose sand and gravel	See Sentences 4.2.3.1.(1) & (2)
Cohesive soils (see Articles 4.2.1.6. and 4.2.1.7.)	
Dense silt	3,000
Compact silt	2,000
Loose silt	See Sentences 4.2.3.1.(1) & (2)
Very stiff clay	6,000
Stiff clay	3,000
Firm clay	1,500
Soft clay	750
Very soft clay	See Sentences 4.2.3.1.(1) & (2)
Miscellaneous soils and rock (see Article 4.2.1.9.)	
Till, dense or hard	8,000
Till, compact or firm	3,000
Till, soft	See Sentences 4.2.3.1.(1) & (2)
Cemented sand and gravel	10,000
Clay shale	See Sentences
Filled Ground	4.2.3.1.(1) & (2)
Rock (see Article 4.2.1.10.)	
Without defects	Up to 20,000
With defects	See Sentences 4.2.3.1.(1) & (2)
Column 1	Column 2

(2) Values above those shown in Table 4.2.4.A may be used when it can be shown that on the basis of past experience such values are justified.

(3) Where load test values or the values given in Table 4.2.4.A are used as provided for in Article 4.2.4.1., the design capacity of the foundation unit is the bearing surface area times the design bearing pressure of the soil or rock.

(4) When using Table 4.2.4.A for purposes of determining the vertical stress in soils or rock below the bearing surface the load from the foundation unit shall be assumed to be distributed uniformly over the area of any horizontal plane within a frustum extending downward from the foundation unit perimeter at 60° to the horizontal, but the area considered as supporting the load shall not extend beyond the intersection of 60° planes to adjacent foundation units.

4.2.4.3. The settlement of footings shall be determined as described in Subsection 4.2.3. except that for a building of the size provided for in Article 4.2.4.2. the settlement may be determined in accordance with Article 4.2.4.4.

Settlement
of footings

4.2.4.4. Where a load test has been carried out as provided for in Clause 4.2.4.2.(a) the settlement of footings not exceeding 3 ft in width may be calculated using the formulae,

Estimate of
settlement

(a) $S = S_1 \times \frac{(2B)^2}{(B + 1)^2}$ where the supporting soil is cohesionless, or

(b) $S = S_1 B$ where the supporting soil is cohesive,

where S = the calculated settlement of the footings, in inches,

S_1 = the measured settlement of the test plate at the design bearing pressures,

B = the width of the footing, in feet.

FOUNDATION WALLS

4.2.4.5.(1) A foundation wall shall have sufficient thickness to support the loads bearing on it and against it.

Wall
construction

(2) A foundation wall built of,

- (a) masonry shall be in accordance with the requirements of Section 4.4;
- (b) plain concrete shall be in accordance with the requirements of Section 4.5.; or
- (c) reinforced concrete shall be in accordance with the requirements of Section 4.5.; and
- (d) preservative treated wood shall be in accordance with the requirements of Section 4.3.

4.2.4.6.(1) The lateral pressure against foundation walls and other types of retaining walls shall be determined by a recognized method of analysis.

Stresses on
retaining
walls

(2) To ensure stability against overturning, sliding, excessive foundation pressure, and water uplift, walls shall be designed to resist the pressure of the retained material, including both dead and live load surcharges to which they may be subjected.

(3) Unless a drainage system is provided which effectively drains the backfill under all conditions, walls shall be designed to resist a hydrostatic pressure due to a head of water equal to the depth of water plus the pressure caused by the submerged weight of the soil.

(4) Particular attention shall be paid to the type of backfill, to restraints and to forces resulting from freezing, to surcharge or other effects that may cause substantially larger earth pressure.

Subsection 4.2.5. Piles

GENERAL

Pile
capacity

4.2.5.1. Piles shall be designed according to the requirements of this Subsection together with those appropriate design requirements in Subsection 4.2.3.

DESIGN CAPACITY OF PILES

4.2.5.2.(1) The maximum design capacity of the pile shall be determined on the basis of,

- (a) a load test carried out in accordance with Article 4.2.5.3.; or
- (b) the provisions for end-bearing piles in Sentences 4.2.5.4.(1) and Article 4.2.5.5.; or
- (c) the provisions for friction piles in Sentence 4.2.5.4.(2) and Article 4.2.5.5.;
- (d) local experience as described in Article 4.2.5.5.

(2) Piles subjected to lateral loads shall be provided with lateral support where the strength of soil is found to be inadequate.

Pile load
test

4.2.5.3.(1) Except as provided in Sentence (3), the maximum design capacity of a pile may be determined on the basis of a load test carried out in accordance with ASTM D1143-69, "Load Settlement Relationship for Individual Vertical Piles Under Static Axial Load," as revised to 1 May, 1975.

(2) Where a load test is carried out as provided for in Sentence (1) to twice the proposed design capacity of the pile, the pile shall be deemed acceptable provided its performance falls within all of the following limits,

- (a) the rate of settlement under full test load is not more than 0.01 in./hr;
- (b) the gross settlement under full test load is not more than 1.5 in.;
- (c) the gross settlement under working load is not more than 0.75 in.;
- (d) the net settlement after final rebound is not more than 0.75 in. except that these values may be increased where it can be shown that such values are appropriate.

Special
load tests

(3) Where, on the basis of a soils investigation, a test carried out in accordance with Sentence (1) for the types of buildings described in Clauses 4.2.1.1.(1)(a), (b) & (d) would fail to provide sufficient data to determine adequately the long-term distribution of stress in the soil, the maximum design capacity of the pile shall be determined by a test or tests designed for the appropriate soil and loading conditions conducted and interpreted by a person competent in this field of work.

(4) The maximum design capacity of a pile determined as provided for in Sentences (1), (2) and (3) may be assigned to other piles where these piles are,

- (a) of the same type and design;
- (b) placed in the same type and condition of soil;
- (c) driven or placed using the same driving equipment or placing methods; and
- (d) driven to meet the same criteria as the tested pile.

End bearing
resistance

4.2.5.4.(1) The design capacity of an end-bearing pile may be taken as the design bearing pressure of the soil or rock times the area of the end of the pile,

- (a) the area of the end of the pile shall be taken as the minimum cross-sectional area of the shaft.

(2) The design capacity of a friction pile may be determined on the basis of frictional resistance between its surface and the ground with which it is in permanent contact. Frictional resistance

4.2.5.5. The design bearing pressure and the frictional resistance of the soil shall be determined from,

- (a) the properties of the soil by investigation, or
- (b) the records of successful local experience provided the piles are,
 - (i) of the same type and design,
 - (ii) placed in the same type and condition of soil,
 - (iii) driven or placed using the same type of driving equipment or placing methods; and
 - (iv) driven to approximately the same final resistance; or
- (c) the results of load tests on the same type and design of piles at the site.

4.2.5.6. The total design capacity of a group of piles shall be determined by an analysis but shall not, Design capacity of pile groups

- (a) exceed the design capacity of a single pile times the number of piles in the group; nor
- (b) exceed the design bearing pressure of the supporting soil times the area under the group plus the allowable unit shear stress times the bounding length around the group times the thickness of the soil in which the piles are embedded; nor
- (c) cause settlements exceeding those described in Article 4.2.1.12.

4.2.5.7. Where a pile or a group of piles is placed in subsiding fill or soil, no frictional resistance from the subsiding strata shall be considered to contribute to support of the load, but the frictional drag shall be considered. Piles in subsiding strata

STRUCTURAL DETAILS OF PILES

4.2.5.8.(1) A pile shall be considered to act as a column and where necessary shall be designed to withstand tensile stresses due to uplift or other causes. Piles as columns

(2) The portion of a pile permanently in contact with soil providing adequate lateral support shall be considered to be in simple compression and the full allowable stresses in Article 4.2.5.15. may be used.

(3) Reinforcement need not be provided in a cast-in-place pile unless it is subjected to tensile stresses.

(4) The portion of a pile in contact with air, water, peat, very soft clay, or soils that do not provide adequate lateral support shall be considered to be laterally unsupported and shall be designed in accordance with the appropriate requirements in Sections 4.3., 4.5. or 4.6. using the allowable stresses in Article 4.2.5.15. and also taking into account the effects of slenderness.

4.2.5.9. Where it is necessary to join together two parts of a pile the connection between the two parts shall be so constructed as to prevent their separation, to maintain their alignment, to support the load and, where necessary, to be watertight. Pile connections

4.2.5.10.(1) When round timber piles are used they shall meet the requirements specified and be in accordance with CSA 056-1962, "Round Timber Piles," as revised to 1 May, 1975. Timber piles

(2) For an end-bearing pile the stress shall be calculated by applying the maximum load to the minimum cross-section.

(3) For a friction pile the maximum load may be applied to the cross-sectional area at a point one-third of the length of the embedded portion of the pile up from the tip.

Structural
steel piles

4.2.5.11. Where a pile is of structural steel,

- (a) the minimum thickness of material shall be $\frac{3}{8}$ in.
- (b) the minimum over-all section dimension shall be 6 in.;
- (c) the projection of any flange or leg shall not be greater than 14 times its thickness; and
- (d) the ratio of the section modulus in the strongest direction to that in the weakest direction shall not be greater than 8.

Precast
concrete
piles

4.2.5.12. Where precast concrete piles are used, they shall,

- (a) have adequate end protection when driven to rock or through soils containing stones or boulders; and
- (b) have sufficient strength to withstand all stresses resulting from handling, driving and loading.

Precast
prestressed
concrete
piles

4.2.5.13. Where precast prestressed concrete piles are used,

- (a) the concrete shall have a minimum compressive cylinder strength of 5,000 psi at the time of driving;
- (b) the unit prestress after losses shall be chosen to ensure safe and crack free performance under all conditions of handling, driving and loading; and
- (c) the ends of prestressing wires or strands shall be cut flush with the ends of the pile.

Composite
piles

4.2.5.14. A composite pile shall fulfil the requirements for the appropriate pile type as described in this Section and in addition the following requirements,

Connections

- (a) The connections between the parts shall be so constructed as to prevent their separation, to maintain their alignment, to support the load and to be watertight where concrete must be placed subsequent to driving.

Spacing

- (b) The centre-to-centre spacing of the piles shall be governed by the largest of the spacings for the pile types composing the composite pile;

Design
capacity

- (c) The design capacity of a composite pile shall be that allowed by the weakest member of the combination and the connections shall be at least as strong as the weakest member.

Stresses in
pile materials

4.2.5.15.(1) The allowable compressive stresses in pile materials shall not exceed the values in Table 4.2.5.A,

- (a) The pile capacities arrived at by calculation from the stresses given in Table 4.2.5.A. may be exceeded where higher values can be substantiated on the basis of reliable demonstrated test data;
- (b) Metal thinner than 0.18 in. shall not be considered as contributing to the structural strength of the pile section;
- (c) The outer $1\frac{1}{2}$ -in. of concrete shall not be considered to be a structural part of the pile unless the concrete is placed in small batches within the protection of a forming tube and is compacted prior to attaining an initial set.

TABLE 4.2.5.A.

Forming Part of Article 4.2.5.15.(1)

Material	Type of Pile	Maximum allowable stress in compression
Timber	Unsawn	
	(a) Douglas fir or other woods of comparable strength ⁽²⁾	1200 psi parallel to grain
	(b) Jack pine, lodgepole pine, or other woods of comparable strength ⁽²⁾	1000 psi parallel to grain
	(c) Red pine or other woods of comparable strength ⁽²⁾	750 psi parallel to grain
Steel	(a) Sections	} 0.3 times yield stress
	(b) Pipe or tubing	
	(c) Reinforcing	
Concrete	(a) Precast	} 0.2 times specified compressive strength
	(b) Precast prestressed ⁽¹⁾	
	(c) Cast in-situ in steel pipe left in place	
	(d) Cast in-situ against the soil	
Column 1	Column 2	Column 3

Notes to Table 4.2.5.A.

⁽¹⁾ Exclusive of the prestress.⁽²⁾ CSA Standard O86-1970, "Code of Recommended Practice for Engineering Design in Timber", as revised to 1 May, 1975, provides information on woods of comparable strength as well as other properties.

ARRANGEMENT OF PILES

4.2.5.16. Where a column supported by a pile foundation does not have adequate lateral structural support, it shall be supported by,

Piles supporting columns

- (a) a single pile embedded in a soil that has adequate lateral support; or
- (b) a group of at least three piles.

4.2.5.17.(1) Where a strip footing or a wall that does not have adequate lateral structural support is supported by a pile foundation, the foundation shall be either,

Piles supporting strip footings or walls

- (a) one row of piles embedded in a soil that has adequate lateral support; or
- (b) at least two rows of piles.

(2) Where a wall that does have adequate lateral support is supported by a pile foundation, the foundation may be a single row of piles.

4.2.5.18. Where piles are end-bearing the distance centre-to-centre of two piles shall not be less than 1-ft plus the average butt diameter or diagonal of the two piles.

Spacing of piles

4.2.5.19.(1) Except as provided for in Sentence (2), where piles are not end bearing, the distance centre-to-centre of two piles shall not be less than $2\frac{1}{2}$ times the average butt diameter or diagonal of the two piles.

(2) Where piles are of uncased cast-in-place concrete and are placed using a driven forming tube, the distance centre-to-centre of two piles shall not be less than $2\frac{1}{2}$ times the greater shaft diameter of the piles.

Driving and
placing
of piles

4.2.5.20. A pile shall be placed in such a manner as to minimize impairment of the strength of the pile and the properties of the soil in which it is placed.

Pile driving
records

4.2.5.21.(1) Where a pile is driven into position in the ground, a record shall be kept for each pile of hammer weight and drop, or energy per blow, type of head and packing, and number of blows per foot or inch as appropriate during the driving process and these records shall be used to compare the behaviour of one pile with another, and in particular with a pile that has been test-loaded.

(2) The ability of a driven pile to develop its design capacity may be checked on the basis of its driving resistance where,

- (a) the pile design capacity is less than 60 tons; and
- (b) it is impractical to determine the capacity as provided for in Articles 4.2.5.3. and 4.2.5.4.; and
- (c) the penetration per blow after a period of at least 24 hr after driving does not exceed that immediately after driving.

Damaged
piles

(3) Where a pile is known to be damaged or the driving records for any pile indicates that the pile has been damaged, the load-carrying capacity shall be assessed by a Professional Engineer.

Protection
of piles
during driving

4.2.5.22.(1) Where a pile is driven into place and the tip or head of the pile is likely to be damaged during driving, the tip or head shall be protected.

(2) Where the head of a pile is damaged during driving, the pile shall be cut back to sound material.

(3) For prestressed concrete piles the driving cap or helmet shall be sufficiently large and shallow so as not to bind the pile head if it twists during driving, and thick cushion blocks of soft compressible wood or other suitable material shall be used to protect the pile heads from direct impact in driving.

Movement
of adjacent
piles during
driving

4.2.5.23.(1) Where a group of piles is to be placed in silt or clay, measures shall be taken to indicate any movement of each pile during the installation of adjacent piles.

(2) Except as provided in Sentence (4), piles shall not be redriven.

(3) Notification of the condition shall be given to the Chief Building Official who may require that the condition of the foundation be assessed by a Professional Engineer.

(4) Where other than cast-in-place piles are used they shall be redriven providing the pile movement is upward and without lateral displacement.

Jetting
or pre-
excavation

4.2.5.24. When jetting, predrilling or other pre-excavation methods have been used during pile installation, the pile tip shall be driven below the depth of pre-excavation to the required,

- (a) resistance; or
- (b) penetration; or
- (c) resistance and penetration.

Tolerance of
alignment

4.2.5.25.(1) A pile shall be placed,

- (a) not more than 2 per cent of its length out of plumb for vertical piles; and
- (b) not more than 3 in. off centre at the top.

Misaligned
piles

(2) Where piles deviate from required axial alignment or plan location by more than permitted in Sentence (1), the condition of the foundation shall be assessed by a Professional

Engineer and, where required, correction made by the installation of additional piles, by strengthening the piles, by reduction in capacity, by lateral bracing or other means.

4.2.5.26. Where a concrete pile is cast-in-place measures shall be taken,

Cast-in-place
concrete

- (a) to ensure a pile of full cross-section throughout its length;
- (b) to exclude soil from the concrete;
- (c) to control the water and the strength of the concrete;
- (d) to ensure that the fresh concrete in one pile is not disturbed by the construction of adjacent piles; and
- (e) to ensure that the concrete at the base of the pile is in contact with undisturbed soil and to ensure that the concrete along the shaft is in contact with the soil where such contact is assumed in the design.

Subsection 4.2.6. Piers and Caissons

4.2.6.1. Piers and caissons shall be constructed in accordance with the requirements of this Subsection and those appropriate design consideration described in Subsection 4.2.3.

4.2.6.2. The provisions of Articles 4.2.2.9., 4.2.5.2. to 4.2.5.7. inclusive, 4.2.5.14. and 4.2.5.18. relating to pile foundations shall also govern the design, installation, inspection and testing of pier and caisson foundations.

4.2.6.3. After the excavation for a pier or caisson has been completed, the ground at the bottom of the excavation shall be inspected immediately and the excavation shall be filled with concrete or other material forthwith.

Inspection
of piers or
caissons

4.2.6.4. Where a pier or caisson is of concrete the appropriate requirements of Articles 4.2.2.2. to 4.2.2.4. inclusive shall apply, except that,

Piers or
caissons of
concrete

- (a) the maximum allowable compressive stress in the concrete shall be 0.25 times the specified compressive strength; and
- (b) the outer 1½ in. of concrete shall not be considered to be a structural part of the pier or caisson unless the concrete is placed in small batches within the protection of a forming tube and is compacted prior to attaining an initial set.

4.2.6.5. Where a pier or caisson is of concrete and may be subject to tensile stresses caused by uplift or other causes, it shall be reinforced to withstand such stresses.

Tensile
stresses

4.2.6.6. Where a pier or caisson is of unreinforced concrete and has sloped sides or a belled-out bottom, the slope of the sides shall not be greater than 1 in 2 from the vertical.

Maximum
slope of bell

4.2.6.7. Outer shells of steel pipe or steel tubing thinner than 0.18 in. shall not be considered as contributing to the structural strength of a pier or caisson.

Subsection 4.2.7. Special Foundations

4.2.7.1. New or special systems of design of foundation units not covered by this Section may be used where such systems are based on analytical and engineering principles, and where reliable test data demonstrates the safety of the foundation for the purpose intended.

Subsection 4.2.8. Excavating, Placing and Filling

EXCAVATING

4.2.8.1. Where during excavations or placing of the foundation any condition described in Article 4.2.1.17. is encountered, the foundation design shall be reassessed.

Altered
conditions

Protection of adjacent property 4.2.8.2.(1) Every excavation shall be undertaken in such a manner as to prevent movement of adjacent property, prevent damage to existing structures, utilities, roads and sidewalks, and prevent personal injury.

(2) RESERVED

(3) RESERVED

PLACING OF FOUNDATIONS

Sensitive soils 4.2.8.3.(1) Where soil that loses strength when remoulded is intended to support a foundation, precautions shall be taken to ensure that the soil is not disturbed.

(2) Where cohesive soils which exhibit excessive tendencies to swell and shrink are encountered, precautions shall be taken to limit moisture content changes in the supporting soil so that detrimental effects will not occur.

(3) Where such precautions are not successful, the requirements of Sentence 4.2.1.17.(4) shall apply.

Freezing of supporting soil 4.2.8.4.(1) A foundation shall not be placed in or above any soil that is frozen and may subsequently thaw.

(2) Where a foundation is placed on frost-susceptible soil during freezing weather, the soil shall be kept from freezing.

Bearing surface on rock 4.2.8.5. Where a foundation is to be placed on rock,

(a) the bearing surface of the rock shall not have a slope greater than 1 in 6, or the foundation shall be adequately keyed, and

(b) the bearing surface of the rock shall be cleaned of loose and decomposed material before the foundation is placed.

FILLING

Backfilling 4.2.8.6.(1) Where an excavation is being backfilled, the backfill shall be placed so as to,

(a) provide lateral support to the soil adjacent to the excavation, and

(b) prevent detrimental settlement.

Slag as fill (2) Where a slag is to be used as fill to support a foundation or a floor on grade, it shall be of a type that is not subject to detrimental movement with changes in moisture content and temperature.

Compaction of fill 4.2.8.7. A fill consisting of natural inorganic soil, slag or other material demonstrated to be suitable may be used for the support of the foundation of a building provided it is compacted.

Preloading 4.2.8.8. A fill of natural soil of highly compressible material other than a refuse disposal area may be used for the support of the foundation of a building provided it is preloaded for a sufficient length of time.

SECTION 4.3 WOOD

Subsection 4.3.1. General

APPLICATION

4.3.1.1.(1) This Section applies to the following buildings and their structural members made from wood with respect to structurally graded lumber, lumber not structurally graded, glued-laminated timber, plywood, piling, pole construction and major fastenings:

- (a) all buildings used or intended for the following occupancies,
 - (i) Group A, Assembly Occupancies,
 - (ii) Group B, Institutional Occupancies,
 - (iii) Group F, Division 1, High Hazard Industrial Occupancies;
- (b) all buildings exceeding 3 storeys in building height or 6,000 sq ft in building area and which are used or intended to be used for the following occupancies,
 - (i) Group C, Residential Occupancies,
 - (ii) Group D, Business and Personal Services Occupancies,
 - (iii) Group E, Mercantile Occupancies,
 - (iv) Group F, Divisions 2 and 3, Medium and Low Hazard Industrial Occupancies;
- (c) retaining walls;
- (d) signs;
- (e) communication towers exceeding 50 ft in height;
- (f) pedestrian bridges;
- (g) permanent crane runways that impose loads on buildings;
- (h) fire escapes;
- (i) exterior storage tanks.

N.B.: For buildings not listed in Sentence 4.3.1.1.(1), requirements for design will be found in Part 9.

(2) RESERVED

4.3.1.2. RESERVED

4.3.1.3. RESERVED

MINIMUM SAFETY AND PERFORMANCE

4.3.1.4. Buildings and their structural members shall be designed to resist all effects of loads and influences that may be expected and shall satisfy the requirements of Section 4.1.

4.3.1.5. For protection against termites the requirements of Part 9 shall be complied with.

Subsection 4.3.2. Design Requirements

4.3.2.1. Except as set forth in Article 4.1.1.4., buildings and their structural members made of wood shall conform to CSA Standard O86-1970, "Code of Recommended Practice for Engineering Design in Timber," as revised to 1 May, 1975.

Subsection 4.3.3. Certification

SAWN LUMBER

4.3.3.1. Sawn lumber for use in conformity with the requirements of CSA Standard O86-1970, "Code of Recommended Practice for Engineered Design in Timber", as

revised to 1 May, 1975, shall be identified by the grade stamp of an association or independent grading agency approved to grade lumber.

4.3.3.2. RESERVED

SECTION 4.4 PLAIN AND REINFORCED MASONRY

Subsection 4.4.1. General

APPLICATION

4.4.1.1.(1) This Section applies to the following buildings and their structural members made from plain or reinforced masonry:

- (a) all buildings used or intended for the following occupancies,
 - (i) Group A, Assembly Occupancies,
 - (ii) Group B, Institutional Occupancies,
 - (iii) Group F, Division 1, High Hazard Industrial Occupancies;
- (b) all buildings exceeding 3 storeys in building height or 6,000 sq ft in building area and which are used or intended to be used for the following occupancies,
 - (i) Group C, Residential Occupancies,
 - (ii) Group D, Business and Personal Services Occupancies,
 - (iii) Group E, Mercantile Occupancies,
 - (iv) Group F, Divisions 2 and 3, Medium and Low Hazard Industrial Occupancies;
- (c) retaining walls;
- (d) signs;
- (e) communication towers exceeding 50 ft in height;
- (f) pedestrian bridges;
- (g) permanent crane runways that impose loads on buildings;
- (h) fire escapes;
- (i) exterior storage tanks.

N.B.: For buildings not listed in Sentence 4.1.1.1.(1), requirements for design will be found in Part 9.

(2) RESERVED

4.4.1.2. RESERVED

4.4.1.3. RESERVED

DESIGN REQUIREMENTS

4.4.1.4. Buildings and their structural members shall be designed to resist all effects of loads and influences that may be expected, and shall satisfy the requirements of Section 4.1.

4.4.1.5. Materials used in masonry shall conform to Subsection 4.4.2.

4.4.1.6.(1) Masonry shall be designed to resist all loads prescribed in Section 4.1 except as provided in Article 4.4.3.33. .

(2) The structural design and dimensioning of plain masonry shall be based on,

- (a) an engineering analysis conforming to Subsection 4.4.3. ; or
- (b) the conventional methods conforming to Subsection 4.4.4. in non-seismic areas and in zone 1 seismic areas.

(3) The structural design and dimensioning of reinforced masonry shall be based on an engineering analysis conforming to Subsection 4.4.3.

4.4.1.7.(1) The construction of masonry shall conform to the appropriate requirements in Subsections 4.4.3. to 4.4.8.

(2) Where necessary control joints shall be provided in masonry when necessary to relieve excessive temperature and shrinkage stress.

4.4.1.8. The maximum thickness of a mortar joint in loadbearing masonry shall be ½ in.

4.4.1.9. RESERVED

Subsection 4.4.2. Materials

MASONRY UNITS

4.4.2.1.(1) Masonry units of concrete shall conform to the following standards, as revised to 1 May, 1975:

- CSA A165.1-1972, "Concrete Masonry Units,"
- CSA A165.2-1972, "Concrete Brick Masonry Units,"
- CSA A165.3-1973, "Prefaced Concrete Masonry Units,"
- CSA A165.4-1973, "Coreless Autoclaved Cellular Concrete Masonry Units for Loadbearing and Non-Loadbearing Use."

(2) Cast stone shall conform to Table 4.4.2.A. provided,

- (a) the test specimens are 2 inch cubes or 2 inch by 2 inch cylinders;
- (b) the compressive strength is the minimum value of 3 tests; and
- (c) the absorption is the maximum value of 3 tests.

TABLE 4.4.2.A.

Forming Part of Sentence 4.4.2.1.(2)

ABSORPTION AND STRENGTH REQUIREMENTS	
Maximum Absorption After 48 Hr Submersion in Water of 28-Day-Old Specimens, Per Cent of Dry Weight	Minimum Compressive Strength After 28 Days, psi
6	6500
Column 1	2

4.4.2.2. Masonry units of clay or shale shall conform to the following standards, as revised to 1 May, 1975:

CSA A82.1-1965, "Burned Clay Brick,"

CSA A82.2-1967, "Methods of Sampling and Testing Brick,"

CSA A82.4-1954, "Structural Clay Loadbearing Wall Tile,"

CSA A82.5-1954, "Structural Clay Non-Loadbearing Tile,"

ASTM C126-71, "Ceramic Glazed Structural Clay Facing Tile, Facing Brick and Solid Masonry Units."

4.4.2.3.(1) Sand-lime (calcium-silicate) masonry units shall conform to,

(a) CSA A82.3-1973, "Calcium Silicate (Sand-Lime) Building Brick," as revised to 1 May, 1975; and

(b) the specifications for concrete masonry units as provided for in Article 4.4.2.1. except for ingredients, as revised to 1 May, 1975.

4.4.2.4.(1) Masonry units of granite shall conform to ASTM C615-68 (1972), "Structural Granite," as revised to 1 May, 1975.

(2) Masonry units of natural stone other than granite shall conform to ASTM C170-50 (1970), "Compressive Strength of Natural Building Stone," and ASTM C99-52 (1970), "Modulus of Rupture of Natural Building Stone," both as revised to 1 May, 1975.

4.4.2.5.(1) Masonry units of gypsum shall conform to CSA A82.25-1950, "Gypsum Partition Tile or Blocks," as revised to 1 May, 1975.

(2) Gypsum units shall not be exposed to soil, dampness or the weather.

(3) Unreinforced masonry of gypsum units shall not be used for loadbearing elements.

(4) Gypsum units shall not be plastered with other than gypsum plaster.

4.4.2.6.(1) Units of glass shall conform to BSI Standard BS1207-1961, "Hollow Glass Block," as revised to 1 May, 1975.

(2) Masonry of glass units shall be used only in a partition or a non-loadbearing panel set into an opening in a wall.

4.4.2.7.(1) Masonry units, other than those provided for in Articles 4.4.2.1. to 4.4.2.6., may be used provided they are,

(a) tested to show they are suitable for their proposed use; and

(b) manufactured so that their quality is uniform.

MORTAR

4.4.2.8. Portland cement used in mortar shall conform to CSA A5-1971, "Portland Cements," as revised to 1 May, 1975.

4.4.2.9. Where lime putty is used in preparing mortar, it shall be made by slaking quicklime in water for at least 24-hrs or by soaking hydrated lime in water for at least 12-hrs.

4.4.2.10. Gypsum used in mortar shall conform to CSA A82.21-1950, "Gypsum," as revised to 1 May, 1975.

4.4.2.11. Masonry cement used in mortar shall conform to CSA A8-1970, "Masonry Cement," as revised to 1 May, 1975.

4.4.2.12.(1) Aggregate used in mortar shall conform to CSA A82.56-1950. "Aggregate for Masonry Mortar," as revised to 1 May, 1975.

(2) Where mortar is proportioned by volume, the aggregate shall be measured in a damp, loose condition.

4.4.2.13. Water used in mortar shall be in accordance with the appropriate requirements of CSA Standard A23.1-1973, "Concrete Materials and Methods of Concrete Construction" and CSA A23.2-1973, "Methods of Test for Concrete", both Standards as revised to 1 May, 1975.

4.4.2.14. Admixtures may be used provided they do not decrease the strength of the mortar.

4.4.2.15.(1) Mortar types referred to in this Section shall,

- (a) be proportioned as set forth in Table 4.4.2.B; or
 - (b) have a compressive strength conforming to Table 4.4.2.B. determined in accordance with CSA A179-1967, "Mortar for Unit Masonry," as revised to 1 May, 1975.
- (2) Type O or Type K mortar shall not be used where masonry is to be,
- (a) directly in contact with soil such as in a foundation wall; or
 - (b) exposed to the weather on all sides such as in a parapet wall, a balustrade, a chimney, steps and landings.

(3) The volume of damp sand aggregate shall be adjusted to compensate for bulking in accordance with CSA Standard A179-1967, "Mortar for Unit Masonry," as revised to 1 May, 1975.

TABLE 4.4.2.B
Forming Part of Sentence 4.4.2.15.(1)

Type of Mortar	Minimum Average Compressive Strength at 28 psi Days	Compositions in Parts by Volume			
		Portland Cement	Masonry Cement	Lime	Aggregate
M	2500	1	1 (type H)	none	Not less than 2¼ and not more than 3 times the sum of the volumes of the cement and lime used
		1	none	¼	
S	1800	½	1 (type H)	none	
		1	none	over ¼ to ½	
N	750	none	1 (type H)	none	
		1	none	over ½ to 1¼	
O	350	none	1 (type H or L)	none	
		1	none	over 1¼ to 2½	
K	75	none	none	1	
		1	none	over 2½ to 4	
Col. 1	2	3	4	5	6

4.4.2.16. Where units of glass are used, they shall be laid up with a mortar consisting of 1 part portland cement, 1 part high-calcium lime and not more than 4 parts aggregate by volume.

4.4.2.17. Where units of gypsum are used, they shall be laid up with a mortar consisting of 1 part gypsum and not more than 3 parts aggregate by weight.

4.4.2.18. Grout for masonry shall conform to Table 4.4.2.C.

TABLE 4.4.2.C

Forming Part of Article 4.4.2.18.

Description	Cement	Lime	Parts by Volume	
			Aggregate Measured in Damp, Loose State	
			Fine	Coarse
Fine Grout	1	0 to 1/10	2 1/4 to 3 times the sum of the cementitious materials	0
Coarse Grout	1	0 to 1/10	2 1/4 to 3 times the sum of the cementitious materials	1 to 2 times the sum of the cementitious materials

METAL TIES

4.4.2.19.(1) Steel structural members, anchors, ties or other supports for masonry required to be corrosion resistant shall be galvanized in accordance with the following Standards, as revised to 1 May, 1975,

- (a) ASTM A153-73, "Zinc Coating (Hot Dip) on Iron and Steel Hardware," (Class B.3 coating), for bonding or anchoring stone facing and for all bolts and hardware;
- (b) ASTM A116-71, "Zinc-Coated (Galvanized) Iron or Steel Farm-Field and Railroad Right-of-Way Wire Fencing," (Class 3 coating), for masonry ties other than provided for in (a); or
- (c) ASTM A123-73, "Zinc (Hot Galvanized) Coatings on Products Fabricated from Rolled, Pressed, and Forged Steel Shapes, Plates, Bars, and Strip," for structural supports including shelf angles.

(2) Copper-coated metal tie wire shall conform to ASTM B227-70, "Hard-Drawn Copper-Clad Steel Wire, (Grade 30HS)," as revised to 1 May, 1975.

4.4.2.20. Insulation used between wythes in cavity walls shall be water repellent or water resistant type.

Subsection 4.4.3. Design of Plain and Reinforced Masonry Based on Engineering Analysis

4.4.3.1. In this Subsection

- A_g = gross cross-sectional area,
- A_n = net cross-sectional area,
- A_e = effective cross-sectional area of reinforcement,
- A_w = cross-sectional area of web reinforcement,
- α = angle between inclined web bars and axis of beam,
- b = width of rectangular beam or column or width of flange of T beam,
- b' = width of web of a T beam,
- C_b = bending coefficient,
- C_e = eccentricity coefficient,
- C_s = slenderness coefficient,
- d = effective depth of flexural members,

E_m = modulus of elasticity of masonry in compression,
 E_s = modulus of elasticity of steel,
 E_v = modulus of rigidity of masonry,
 e = virtual eccentricity,
 e_1 = the smaller virtual eccentricity occurring at the top or bottom of a vertical member at lateral supports,
 e_2 = the larger virtual eccentricity occurring at the top or bottom of a vertical member at lateral supports,
 e_h = virtual eccentricity about the principal axis which is normal to the width, b , of the member,
 e_t = virtual eccentricity about the principal axis which is normal to the effective thickness, t , of the member,
 f_m = compressive stress in masonry,
 f_b = bearing stress on masonry,
 f_{cs} = compressive stress due to dead loads,
 f_t = tensile stress in masonry,
 f'_m = ultimate compressive strength of masonry at 28 days,
 f_s = stress in reinforcement,
 f_w = stress in web reinforcement,
 f_y = yield strength of reinforcement,
 h = effective height of a wall or column,
 j = ratio of distance between centroid of compression and centroid of tension to the effective depth, d ,
 P = allowable vertical load,
 p_n = ratio of the area of tensile reinforcement to the net cross-sectional area, A_n , of the masonry,
 p = ratio of the area of the tensile reinforcement to effective masonry area, bd ,
 p_g = ratio of effective cross-sectional area of reinforcement, A_s , to the gross cross-sectional area, A_g ,
 r = radius of gyration,
 r_h = ratio of area of bars cut off to the total area of bars at the section,
 s = spacing of stirrups parallel to direction of main reinforcement,
 t = effective thickness of a wall or column,
 u = bond stress per unit of surface area of bar,
 V = total shear,
 v = shear stress in masonry having shear reinforcement,
 v_m = shear stress in masonry having no shear reinforcement,
 v_{sw} = shear stress in a shear wall,
 Σo = sum of perimeters of bars.

GENERAL REQUIREMENTS

4.4.3.2.(1) This Subsection applies to the design and construction of plain masonry and reinforced masonry where the design is based on engineering analysis of the structural effects of the loads and forces acting on the structure.

(2) Engineering inspection of masonry construction shall be carried out to ensure that the construction is consistent with the design by the person responsible for its design or by another person qualified in the inspection of masonry construction.

4.4.3.3. Mortar shall be of type M, S or N conforming to Sentence 4.4.2.15.(1).

4.4.3.4. The allowable stresses in masonry shall be based on its compressive strength, f'_m , as established in Article 4.4.3.6.

4.4.3.5. The actual dimensions of masonry shall be used in stress calculations.

DETERMINATION OF f'_m FOR THE PURPOSE OF DESIGN

4.4.3.6.(1) Except as provided in Sentence (4), the compressive strength, f'_m , shall be established in advance of design by tests of specimens which,

(a) are built of the same type of materials under the same conditions, and insofar as possible, of the same thickness and bonding arrangements as for the structure;

- (b) if of hollow masonry have unfilled cores and if of solid filled construction have solid filled cores;
 - (c) are constructed so that the moisture content of the units, mortar consistency, mortar joint thickness and workmanship are the same as will be used in the structure;
 - (d) if of brick masonry, are not less than 12 in. in height and have a height-to-thickness ratio (h/t) not less than 2 nor more than 5;
 - (e) if of concrete block or structural clay tile, are not less than 16 in. in height and have a height-to-thickness ratio, h/t, not less than 1.5 nor more than 3; and
 - (f) are stored in air at a temperature not less than 68°F and are tested after 28 days in conformance with CSA A23.2.13-1973, "Test for Compressive Strength of Moulded Concrete Cylinders," as revised to 1 May, 1975.
- (2) The compressive strength of each specimen in Sentence (1) shall be calculated by dividing its ultimate test load by its net cross-section area and the result multiplied by the appropriate correction factor in Table 4.4.3.A.

TABLE 4.4.3.A
Forming Part of Sentence 4.4.3.6.(2)

Ratio of Height-to-Thickness h/t	Correction Factor ⁽¹⁾	
	Brick Masonry	Concrete Block or Structural Clay Tile
1.5	NA	0.86
2.0	0.73	1.00
2.5	0.80	1.11
3.0	0.86	1.20
3.5	0.91	NA
4.0	0.95	NA
4.5	0.98	NA
5.0	1.00	NA
Column 1	2	3

Note to Table 4.4.3.A.

(¹) Correction factors for values of h/t not listed may be interpolated from the values shown.

(3) At least 5 specimens described in Sentence (1) shall be tested and the compressive strength, f'_m , shall be obtained by multiplying the average compressive strength determined in conformance with Sentence (2) by

$$1 - \frac{1.5}{\bar{x}} \sqrt{\frac{\sum(x - \bar{x})^2}{n - 1}}$$

where x = an individual test result,
 \bar{x} = average of individual test results,
 n = number of specimens.

(4) Where the value of the compressive strength of masonry, f'_m , is not determined in accordance with Sentences (1) to (3), it shall be based on tests of the masonry units and mortar in conformance with Sentences (5) to (11).

(5) Compressive strength test of clay or shale brick shall be conducted in conformance with CSA A82.2-1967, "Methods of Sampling and Testing Brick," and for concrete brick in conformance with CSA A165.2-1972, "Concrete Brick Masonry Units," both Standards as revised to 1 May, 1975.

(6) Compressive strength tests shall be made in conformance with the following Standards, as revised to 1 May, 1975,

- (a) CSA A165.1-1972, "Concrete Masonry Units;" and
- (b) CSA A82.6-1954, "Standard Methods for Sampling and Testing Structural Clay Tile," for structural clay tile.

(7) At least 5 units shall be tested as described in Sentence (5) or (6) and the compressive strength shall be obtained by multiplying the average compressive strength of the specimens by

$$1 + \frac{1.5}{\bar{x}} \sqrt{\frac{\sum (x - \bar{x})^2}{n - 1}}$$

where x=an individual test result,
 \bar{x} =average of individual test result,
n=number of specimens.

(8) At least six 2 in. mortar cubes shall be prepared from the same materials and in the same proportions as those to be used in the masonry, cured and tested in accordance with CSA A179-1967, "Mortar for Unit Masonry," as revised to 1 May, 1975, and the average strength determined from these tests shall conform to Article 4.4.3.3. for the type of mortar specified.

(9) The value of the compressive strength, f'_m , to be used in design of brick masonry shall conform to Table 4.4.3.B.

TABLE 4.4.3.B
Forming Part of Sentence 4.4.3.6.(9)

Compressive Strength of Units, psi	Ultimate Compressive Strength of Brick Masonry (f'_m), psi ⁽¹⁾		
	Type M Mortar	Type S Mortar	Type N Mortar
14,000 plus	4,600	3,900	3,200
12,000	4,000	3,400	2,800
10,000	3,400	2,900	2,400
8,000	2,800	2,400	2,000
6,000	2,200	1,900	1,600
4,000	1,600	1,400	1,200
2,000	1,000	800	800
Column 1	2	3	4

Note to Table 4.4.3.B.

(1) Linear interpolation is permitted.

(10) The value of compressive strength, f'_m , to be used in the design of masonry constructed with solid concrete units, hollow concrete or structural clay tile units, or hollow units filled with concrete or grout having a compressive strength at least equal to that of the units, shall conform to Table 4.4.3.C, based on gross cross-sectional area for units without voids and filled hollow units, and net cross-sectional area for units with voids.

TABLE 4.4.3.C

Forming Part of Sentence 4.4.3.6.(10)

Compressive Strength of Units, ⁽¹⁾ psi	Ultimate Compressive Strength of Concrete Block Masonry or Structural Clay Tile Masonry (f'_m), psi	
	Types M and S Mortar	Type N Mortar
6,000 plus	2,400	1,250
4,000	2,000	1,250
2,500	1,550	1,050
2,000	1,350	950
1,500	1,150	800
Column 1	2	3

Note to Table 4.4.3.C.

⁽¹⁾ Linear interpolation is permitted.

(11) In composite faced walls, cavity walls or other structural members constructed of different kinds or grades of units or mortars, the value of f'_m used in design shall correspond to the weakest combination of units and mortars of which the member is constructed, except that in a cavity wall where only 1 wythe supports the vertical load, the value of f'_m shall be appropriate for the materials in the loaded wythe.

FIELD CONTROL TESTS

4.4.3.7.(1) Where the value of f'_m used in design is determined in accordance with Sentences 4.4.3.6.(1) to (3),

- (a) at least 3 test specimens shall be made on site for each 5,000 sq ft or portion thereof of wall constructed, but not less than 3 test specimens per storey;
- (b) at least 5 such test specimens shall be made for each type and strength of masonry used in any building;
- (c) the field control test specimens shall be constructed on the site without using a jig near the walls being built, and using the materials and workmanship as the site work and of a size conforming to clause 4.4.3.6.(1) (d) or 4.4.3.6.(1) (e);
- (d) field control test specimens shall be wrapped in polyethylene and stored at the site for 24-hrs and stored in air temperatures not less than 68°F thereafter;
- (e) except as provided in (f), the test specimens shall be tested 28 days after being constructed;
- (f) field control test specimens may be tested at 7 days provided that the relationship between 7 and 28-day strengths of the masonry has been established by previous tests, or the compression strength obtained from 7-day test results shall be assumed to be 90 per cent of the 28-day value; and
- (g) the compressive strength of every test specimen shall be calculated in conformance with Sentence 4.4.3.6.(2), and the average compression strength from any 5 consecutive 28-day field control tests or from the 28-day strength predicted from 7-day tests in accordance with Clause (f) shall exceed the value of f'_m used in the design, and no individual test result shall have a value less than $0.80 f'_m$.

(2) If the requirements in Clause (1) (g) are not met, the Chief Building Official shall be notified and proof shall be required that the strength of the structure is adequate.

4.4.3.8.(1) Where the value of f'_m used in design is determined in accordance with Sentences 4.4.3.6.(4) to (11), at least 5 masonry units and six 2 in. mortar cube specimens (3 from each of 2 different locations) shall be made for each 5,000 sq ft of wall or for each storey height, whichever requires the greatest number of tests.

(2) For tests of units referred to in Sentence (1), units shall be selected and tested in conformance with the following Standards, as revised to 1 May, 1975,

- (a) CSA A82.2-1967, "Methods of Sampling and Testing Brick," for clay or shale brick units;
- (b) CSA A165.2-1972, "Concrete Brick Masonry Units;"
- (c) CSA A165.1-1972, "Concrete Masonry Units;" and
- (d) CSA A82.6-1954, "Methods for Sampling and Testing Structural Clay Tile," for tile units.

(3) The average of any 5 consecutive compressive test results for units referred to in Sentence (1) shall exceed the compressive strength of the units used in the selection of f'_m as provided in Sentence 4.4.3.6.(9) or (10), and no individual test result shall be less than 0.80 of that compressive strength.

(4) For tests of mortar cubes referred to in Sentence (1),

- (a) the mortar shall be taken at random from the mortar boards currently in use, but care shall be taken that no old mortar from the edges of the boards is included;
- (b) mortar test cubes shall be made, cured and tested in accordance with CSA A179-1967, "Mortar for Unit Masonry," as revised to 1 May, 1975;
- (c) except as provided in (d), compression strength tests of mortar cubes shall be made at an age of 28 days; and
- (d) tests may be made after 7 days on mortar test cubes provided that the relationship between 7- and 28-day strength of the mortar has been established by previous tests, or the compression strengths obtained from 7-day test results may be assumed to be 90 per cent of the 28-day value.

(5) The average compression strength of 3 mortar cubes obtained from any 3 consecutive 28-day field control tests or from the 28-day strength predicted from 7-day tests in accordance with Clause (d) referred to in Sentence (4) shall be at least 0.80 of the compressive strength determined in accordance with Article 4.4.3.3 for the type of mortar used, and no individual test result shall have a value less than 0.67 of that strength.

(6) If the requirements in Sentences (3) or (5) are not met, the Chief Building Official shall be notified and proof shall be required that the strength of the structure is adequate.

4.4.3.9. Loads and associated reduction factors shall conform to Section 4.1 except as provided in Article 4.4.3.33.

4.4.3.10.(1) Except as permitted in Sentences (2), (3) and (4), all masonry in buildings shall be reinforced to resist the effects of seismic forces, but such reinforcement shall not be less than that required in Articles 4.4.3.30. and 4.4.3.32.

(2) Reinforcement need not be provided in seismic zone 1 provided the masonry is designed to resist seismic forces without such reinforcement.

(3) Reinforcement need not be provided in seismic zone 2 provided it can be shown that the masonry can resist seismic forces without such reinforcement and the masonry does not enclose an elevator shaft or stairway.

(4) Reinforcement to resist seismic forces need not be provided in masonry partitions provided the partitions,

- (a) do not exceed 40 lb/sq ft in weight;
- (b) do not exceed 10 ft in height and are laterally supported at the top; and
- (c) do not enclose elevator shafts or stairwells in seismic zones 2 and 3.

ALLOWABLE STRESSES

4.4.3.11.(1) The allowable stresses in plain masonry brick shall conform to Table 4.4.3.D provided that,

- (a) direction of stress is normal to bed joints;
- (b) tensile stresses parallel to bed joints are not permitted in stack bond masonry;
- (c) where a vertical load is supported on a masonry surface and the ratio of the loaded surface to the total surface is not more than 1:3, f_b may be increased to $0.375 f'_m$ provided the least distance between the edges of the loaded and unloaded surfaces is at least $\frac{1}{4}$ of the length of the edge of the loaded area perpendicular to such least distance, and the allowable bearing stress on a reasonably concentric area greater than one third the full area may be interpolated between the values given;
- (d) for computing flexural stresses, the section modulus of a cavity wall shall be assumed to be equal to the sum of the section module of the wythes;
- (e) allowance shall be made for unusual vibration and impact forces;
- (f) conform to Article 4.4.3.33. for shear walls.

TABLE 4.4.3.D
Forming Part of Article 4.4.3.11.(1)

MAXIMUM ALLOWABLE STRESSES IN PLAIN BRICK MASONRY		
Type of Stress or Modulus	Designation	Maximum Allowable Stress or Modulus, psi
Compressive, axial		
Walls	f_m	$0.25 f'_m$
Columns	f_m	$0.20 f'_m$
Compressive, flexural		
Walls	f_m	$0.32 f'_m$
Columns	f_m	$0.26 f'_m$
Tensile, flexural		
Normal to bed joints		
M or S mortar	f_t	36
N mortar	f_t	28
Parallel to bed joints		
M or S mortar	f_t	72
N mortar	f_t	56
Shear		
M or S mortar	v_m	$\sqrt{f'_m}$ but not to exceed 50
N mortar	v_m	$\sqrt{f'_m}$ but not to exceed 35
Bearing on masonry	f_b	$0.25 f'_m$
Modulus of elasticity	E_m	1,000 f'_m but not to exceed 3,000,000 psi
Modulus of rigidity	E_v	400 f'_m but not to exceed 1,200,000 psi
Column 1	2	3

4.4.3.12.(1) The allowable stresses in plain masonry of concrete block or structural clay tile shall conform to Table 4.4.3.E provided that,

- (a) shear and flexural calculations shall be based on net mortar bedded area;
- (b) direction of stresses normal to bed joints;
- (c) direction of stress parallel to bed joints. Tensile stresses in the horizontal planes are not permitted in stack bond masonry;
- (d) where a vertical load is supported on a masonry surface and the ratio of the loaded surface to the total surface is not more than 1:3, f_b may be increased to $0.375 f'_m$ provided the least distance between the edges of the loaded and unloaded surfaces is at least $\frac{1}{4}$ of the length of the edge of the loaded area perpendicular to such least distance, and the allowable bearing stress on a reasonably concentric area greater than one-third the full area may be interpolated between the values given;
- (e) for computing flexural stresses, the section modulus of a cavity wall shall be assumed to be equal to the sum of the section moduli of the wythes;
- (f) allowance shall be made for unusual vibration and impact forces;
- (g) for filled-hollow units the strength of the concrete or grout fill shall be at least equal to that of the units;
- (h) conform to Article 4.4.3.33. for shear walls.

TABLE 4.4.3.E
Forming Part of Article 4.4.3.12.(1)

MAXIMUM ALLOWABLE STRESSES AND MODULI FOR PLAIN CONCRETE BLOCK MASONRY AND STRUCTURAL CLAY TILE MASONRY			
Type of Stress or Modulus	Designation	Maximum Allowable Stress or Modulus, psi	
		Units Without Voids or Filled Hollow Units Based on Gross Cross- Sectional Area	Units with Voids Based on Net Cross- Sectional Area
Compressive, axial			
Walls	f_m	$0.20 f'_m$	$0.225 f'_m$
Columns	f_m	$0.18 f'_m$	$0.20 f'_m$
Compressive, flexural			
Walls	f_m	$0.30 f'_m$	$0.30 f'_m$
Columns	f_m	$0.24 f'_m$	$0.24 f'_m$
Tensile, flexural			
Normal to bed joints			
M or S mortar	f_t	36	23
N mortar	f_t	28	16
Parallel to bed joints			
M or S Mortar	f_t	72	46
N mortar	f_t	56	32
Shear			
M or S mortar	v_m	34	34
N mortar	v_m	23	23
Bearing on masonry	f_b	$0.25 f'_m$	$0.25 f'_m$
Modulus of elasticity	E_m	1000 f'_m but not to exceed 3,000,000 psi	1000 f'_m but not to exceed 3,000,000 psi
Modulus of rigidity	E_v	400 f'_m but not to exceed 1,200,000 psi	400 f'_m but not to exceed 1,200,000 psi
Column 1	2	3	4

4.4.3.13.(1) The allowable stresses in reinforced masonry of brick shall conform to Table 4.4.3.F, and to Article 4.4.3.31. for columns and to Article 4.4.3.33. for shear walls.

(2) Where a vertical load is supported on a masonry surface and the ratio of the loaded surface to the total surface is not more than 1:3, f_b may be increased to $0.375 f'_m$ provided the least distance between the edges of the loaded and unloaded surfaces is at least $\frac{1}{4}$ of the length of the edge of the loaded area perpendicular to such least distance, and the allowable bearing stress on a reasonably concentric area greater than one-third the full area may be interpolated between the values given in Table 4.4.3.F.

TABLE 4.4.3.F

Forming Part of Article 4.4.3.13.(1) (2)

MAXIMUM ALLOWABLE STRESSES IN REINFORCED BRICK MASONRY		
Type of Stress or Modulus	Designation	Maximum Allowable Stress or Modulus, psi
Compressive, axial		
Walls	f_m	$0.25 f'_m$
Columns	f_m	$0.20 f'_m$
Compressive, flexural		
Walls and beams	f_m	$0.40 f'_m$
Columns	f_m	$0.32 f'_m$
Shear		
No shear reinforcement		
Flexural members	v_m	$0.7 \sqrt{f'_m}$ but not to exceed 50
Shear walls	v_m	$0.5 \sqrt{f'_m}$ but not to exceed 100
With shear reinforcement taking entire shear		
Flexural members	v	$2.0 \sqrt{f'_m}$ but not to exceed 120
Shear walls	v	$1.5 \sqrt{f'_m}$ but not to exceed 150
Bond		
Plain bars	u	80
Deformed bars	u	160
Bearing	f_b	$0.25 f'_m$
Modulus of elasticity	E_m	$1000 f'_m$ but not to exceed 3,000,000 psi
Modulus of rigidity	E_v	$400 f'_m$ but not to exceed 1,200,000 psi
Column 1	2	3

4.4.3.14.(1) The allowable stresses in reinforced masonry of concrete block or structural clay tile shall conform to Table 4.4.3.G, and to Article 4.4.3.31. for columns and to Article 4.4.3.33. for shear walls.

(2) Where a vertical load is supported on a masonry surface and the ratio of the loaded surface to the total surface is not more than 1:3, f_b may be increased to $0.375 f'_m$ provided the least distance between the edges of the loaded and unloaded surfaces is at least $\frac{1}{4}$ of the length of the edge of the loaded area perpendicular to such least distance, and the allowable bearing stress on a reasonably concentric area greater than one-third the full area may be interpolated between the values given in Table 4.4.3.G.

TABLE 4.4.3.G

Forming Part of Article 4.4.3.14.(1) (2)

MAXIMUM ALLOWABLE STRESSES IN REINFORCED CONCRETE BLOCK AND STRUCTURAL CLAY TILE MASONRY		
Type of Stress or Modulus	Designation	Maximum Allowable Stress or Modulus, psi
Compressive, axial		
Walls	f_m	$0.225 f'_m$
Columns	f_m	$0.20 f'_m$
Compressive, flexural		
Walls and beams	f_m	$0.33 f'_m$
Columns	f_m	$0.28 f'_m$
Shear		
No shear reinforcement		
Flexural members	v_m	$0.02 f'_m$ but not to exceed 50
Shear walls	v_m	$0.015 f'_m$ but not to exceed 50
With shear reinforcement taking entire shear		
Flexural members	v	$0.05 f'_m$ but not to exceed 150
Shear walls	v	$0.04 f'_m$ but not to exceed 75
Bond		
Plain bars	u	80
Deformed bars	u	160
Bearing on masonry	f_b	$0.25 f'_m$
Modulus of elasticity	E_m	$1000 f'_m$ but not to exceed 3,000,000 psi
Modulus of rigidity	E_v	$400 f'_m$ but not to exceed 1,200,000 psi
Column 1	2	3

4.4.3.15.(1) The allowable tensile stress in reinforcement shall not exceed,

- (a) 18,000 psi for billet-steel or axle-steel reinforcing bars of structural grade;
- (b) 24,000 psi for deformed bars with a yield strength of at least 60,000 psi and not exceeding #11 size; and
- (c) 20,000 psi for all other reinforcement.

(2) The allowable compressive stress in vertical column reinforcement shall not exceed 40 per cent of the yield strength of the steel and shall be not greater than 24,000 psi.

(3) The allowable compressive stress for compression reinforcement in flexural members shall be not greater than the allowable tensile stress shown in Sentence (1).

4.4.3.16. The modulus of elasticity of steel reinforcement shall be assumed as 29,000,000 psi.

4.4.3.17.(1) The allowable shear on steel bolts and anchors shall conform to Table 4.4.3.H, provided that,

- (a) in determining the stress in masonry, the eccentricity due to loaded bolts and anchors shall be considered;

(b) bolts and anchors shall be solidly embedded in mortar or grout to develop adequate resistance to the design shear forces except that the embedment shall not be less than given in Table 4.4.3.H.

TABLE 4.4.3.H

Forming Part of Article 4.4.3.17.(1)

MAXIMUM ALLOWABLE SHEAR ON BOLTS AND ANCHORS		
Diameter of Bolt or Anchor, in.	Minimum Embedment, in.	Maximum Allowable Shear, lb
1/4	4	270
3/8	4	410
1/2	4	550
5/8	4	750
3/4	5	1,100
7/8	6	1,500
1	7	1,850
1 1/8	8	2,250
Column 1	2	3

DESIGN OF MASONRY WALLS AND COLUMNS

4.4.3.18.(1) The slenderness ratio of a loadbearing masonry wall (the ratio of its effective height, h , to the effective thickness, t) shall not exceed

$$10(3 - (e_1)/(e_2))$$

(2) The value e_1/e_2 in Sentence (1) shall be assumed to be positive where the wall is bent in single curvature and negative where the wall is bent in double curvature.

4.4.3.19.(1) The slenderness ratio of a loadbearing masonry column (the greatest value obtained by dividing the effective height, h , by the effective thickness, t) shall not exceed

$$5(4 - (e_1)/(e_2))$$

(2) The value e_1/e_2 in Sentence (1) shall be assumed to be positive where the column is bent in single curvature and negative where the column is bent in double curvature.

4.4.3.20. The slenderness coefficient, C_s , shall conform to Table 4.4.3.I.

TABLE 4.4.3.1

Forming Part of Sentence 4.4.3.20.

Slenderness Coefficients (C_s) ⁽¹⁾											
h/t	e_1/e_2										
	-1.0	-0.8	-0.6	-0.4	-0.2	0	+0.2	+0.4	+0.6	+0.8	+1.0
5 or less	1.00	1.00	1.00	1.00	1.00	1.00	1.00	1.00	1.00	1.00	1.00
6	0.98	0.98	0.98	0.98	0.98	0.98	0.97	0.97	0.97	0.96	0.96
7	0.97	0.96	0.96	0.96	0.96	0.95	0.94	0.94	0.93	0.93	0.92
8	0.95	0.95	0.94	0.94	0.93	0.92	0.92	0.91	0.90	0.89	0.88
9	0.94	0.93	0.92	0.92	0.91	0.90	0.89	0.88	0.87	0.85	0.84
10	0.92	0.91	0.91	0.90	0.89	0.88	0.86	0.85	0.83	0.82	0.80
11	0.90	0.90	0.89	0.88	0.86	0.85	0.84	0.82	0.80	0.78	0.76
12	0.89	0.88	0.87	0.86	0.84	0.82	0.81	0.79	0.77	0.74	0.72
13	0.87	0.86	0.85	0.84	0.82	0.80	0.78	0.76	0.73	0.71	0.68
14	0.86	0.84	0.83	0.81	0.80	0.78	0.75	0.73	0.70	0.67	0.64
15	0.84	0.83	0.81	0.79	0.77	0.75	0.72	0.70	0.67	0.64	0.60
16	0.82	0.81	0.79	0.77	0.75	0.72	0.70	0.67	0.63	0.60	0.56
17	0.81	0.79	0.77	0.75	0.73	0.70	0.67	0.64	0.60	0.56	0.52
18	0.79	0.77	0.75	0.73	0.70	0.68	0.64	0.61	0.57	0.52	0.48
19	0.78	0.76	0.74	0.71	0.68	0.65	0.62	0.58	0.53	0.49	0.44
20	0.76	0.74	0.72	0.69	0.66	0.62	0.59	0.55	0.50	0.45	0.40
21	0.74	0.72	0.70	0.67	0.64	0.60	0.56	0.52	0.47	0.42	
22	0.73	0.71	0.68	0.65	0.61	0.58	0.53	0.48	0.43	0.38	
23	0.71	0.69	0.66	0.62	0.59	0.55	0.50	0.46	0.40		
24	0.70	0.67	0.64	0.61	0.57	0.52	0.48	0.42	0.37		
25	0.68	0.65	0.62	0.59	0.55	0.50	0.45	0.39			
26	0.66	0.64	0.60	0.57	0.52	0.48	0.42	0.36			
27	0.65	0.62	0.58	0.54	0.50	0.45	0.40				
28	0.63	0.60	0.57	0.52	0.48	0.42	0.37				
29	0.62	0.58	0.55	0.50	0.46	0.40					
30	0.60	0.57	0.53	0.48	0.43	0.38					
31	0.58	0.55	0.51	0.46	0.41						
32	0.57	0.53	0.49	0.44	0.39						
33	0.55	0.52	0.47	0.42							
34	0.54	0.50	0.45	0.40							
35	0.52	0.48	0.43								
36	0.50	0.46	0.42								
37	0.49	0.45									
38	0.47	0.43									
39	0.46										
40	0.44										
Col. 1	2	3	4	5	6	7	8	9	10	11	12

Note to Table 4.4.3.1.:

$$^{(1)} C_s = 1 - C_b \left(\frac{h}{t} - 5 \right)$$

Where $C_b = 0.003 ((e_1)/(e_2))^2 + 0.012 ((e_1)/(e_2)) + 0.025$

4.4.3.21.(1) Where a wall is laterally supported at more than 1 level, the effective height, h , between supports shall be assumed as the clear height between such supports.

(2) Where a wall is not laterally supported at the top, its effective height, h , shall be assumed as twice the height of the wall above the lateral support.

4.4.3.22.(1) Where a column is laterally supported at more than 1 level in the directions of both principal axes, the effective height, h , in relation to any axis shall be assumed as the clear distance between such supports.

(2) Where a column is provided with lateral support in the directions of both principal axes at the bottom and 1 principal axis at the top, its effective height in relation to the axis about which the column has support top and bottom shall be assumed as the distance between such supports and its effective height at right angles to this axis shall be assumed as twice this distance.

(3) Where a column is not provided with lateral support at the top, its effective height relative to 2 principal axes shall be assumed as twice its height above the lower support.

4.4.3.23.(1) Except as provided in Article 4.4.3.25., for all solid masonry walls the effective thickness, t , shall be assumed as the actual thickness.

(2) Except as provided in Article 4.4.3.25., for cavity walls loaded on not more than 1 wythe, the effective thickness shall be assumed as the actual thickness of the loaded wythe.

(3) Except as provided in Article 4.4.3.25., for cavity walls loaded on both wythes, each wythe shall be considered to act independently and the effective thickness of each wythe shall be assumed as its actual thickness.

4.4.3.24.(1) Except as provided in Article 4.4.3.25. for rectangular columns, the effective thickness in the direction of each principal axis shall be assumed as the actual thickness in that direction.

(2) Except as provided in Article 4.4.3.25. for non-rectangular columns, the effective thickness, t , in relation to each principal axis shall be assumed as 3.5 times its radius of gyration about the axis considered.

4.4.3.25. Where raked mortar joints are used, the effective thickness shall be assumed as the effective thickness in Articles 4.4.3.23. and 4.4.3.24. reduced by the depth of the raking.

4.4.3.26.(1) Lateral movements due to loads, thermal effects and other causes shall be taken into account in calculating the virtual eccentricity of loads on walls or columns.

(2) Where members are constructed of different kinds or grades of units or mortar, the variation in the moduli of elasticity shall be taken into account and the eccentricity of the load shall be measured from the centroid of the transformed section of the member.

(3) Where a cavity wall is loaded on 1 wythe, the eccentricity of the load shall be measured from the centroid of the loaded wythe.

(4) Where a cavity wall is loaded on both wythes, the load shall be distributed to each wythe according to the eccentricity of the load from the centroidal axis of the wall.

(5) For walls or columns of solid masonry subject to bending about not more than 1 principal axis,

(a) the eccentricity of any load shall be measured from the centroid of the member; and

(b) the eccentricity coefficient, C_e , shall be computed by,

(i) $C_e = \frac{1}{1 + 6e/t}$ where the virtual eccentricity, e , does not exceed $t/6$,

(ii) $C_e = \frac{3}{4} \left(1 - \frac{2e}{t} \right)$ where the virtual eccentricity exceeds $t/6$ but does not exceed $t/3$, or

(iii) $C_e = \frac{1}{6 \frac{e}{t} - 1}$ where the virtual eccentricity exceeds $t/3$ (see Clause 4.4.3.28.(2)).

(6) Where walls and columns are subject to bending about both principal axes, the eccentricity coefficient, C_e , shall be computed by,

$$(a) C_e = \frac{1}{1 + 6e_b/b + 6e_t/t} \text{ where } (e_t b + e_b t) \text{ does not exceed } bt/6, \text{ or}$$

$$(b) C_e = \frac{3}{4} \left(1 - \frac{2e_b}{b} - \frac{2e_t}{t} \right) \text{ where } (e_t + e_b t) \text{ exceeds } bt/6 \text{ but does not exceed } bt/3.$$

4.4.3.27.(1) Except as provided in Sentence (2), for cavity walls loaded on both wythes A_g shall be assumed as the gross cross-sectional area of the wythe under consideration.

(2) Where raked mortar joints are used, the thickness used in determining A_g shall be the actual thickness of the member reduced by the depth of the raking.

4.4.3.28.(1) Except as provided in Sentence (2), the allowable vertical load, P , on a plain masonry wall or column subject to bending about not more than 1 principal axis shall be computed by,

(a) $P = C_e f_m A_n$ where the virtual eccentricity is less than $t/20$ and f_m is the allowable axial compressive stress, or

(b) $P = C_e C_t f_m A_n$ where the virtual eccentricity is at least $t/20$ but does not exceed $t/3$ and f_m is the allowable axial compressive stress.

(2) Where the virtual eccentricity exceeds $t/3$, P in Sentence (1) shall be computed in accordance with Clause (1) (b), except that the allowable flexural tensile stress, f_t , in Articles 4.4.3.11. and 4.4.3.12. shall be substituted for f_m .

(3) Except as provided in Sentence (4), the allowable vertical loads on rectangular plain masonry walls and columns subject to bending about both principal axes shall be calculated in conformance with,

(a) Clause (1)(a) where $(e_t b + e_b t)$ is less than $bt/20$, or

(b) Clause (1)(b) where $(e_t b + e_b t)$ is at least equal to $bt/20$ but does not exceed $bt/3$.

(4) Where $(e_t b + e_b t)$ exceeds $bt/3$, walls and columns subject to bending about 2 principal axes shall be reinforced and designed in accordance with Articles 4.4.3.29. and 4.4.3.31.

4.4.3.29.(1) Except as permitted in Sentences (2) and (4), the allowable load, P , on a reinforced masonry wall subject to bending about not more than 1 principal axis shall be,

(a) $P = C_e f_m A_n$ where the virtual eccentricity is less than $t/10$ and f_m is the allowable axial compressive stress, or

(b) $P = C_e C_t f_m A_n$ where the virtual eccentricity is at least $t/10$ but does not exceed $t/3$ or a value which would produce tension in the reinforcement and f_m is the allowable axial compressive stress.

(2) Where the virtual eccentricity exceeds $t/3$ or a value which would produce tension in the reinforcement, P in Sentence (1) shall be determined on the basis of a transformed section and linear stress distribution. Reinforcement in compression shall be neglected except as provided in Sentence (4). The compressive stress in the masonry shall not exceed the allowable flexural compressive stress, f_m , and the tensile stress in the reinforcement shall conform to Article 4.4.3.15. The vertical load determined in accordance with this Sentence shall be modified by the slenderness coefficient in Article 4.4.3.20.

(3) Except as provided in Sentence (4), the allowable vertical load, P , on a reinforced masonry wall subject to bending about both principal axes shall be calculated in conformance with,

(a) Clause (1) (a) where $(e_t b + e_b t)$ is less than $bt/10$;

(b) Clause (1) (b) where $(e_t b + e_b t)$ is at least equal to $bt/10$ but does not exceed $bt/3$ or a value which would produce tension in the reinforcement; or

(c) Sentence (2) where $(e_t b + e_b t)$ exceeds $bt/3$ or a value which would produce tension in the reinforcement.

(4) When the reinforcement in bearing walls is designed, placed and tied in position as for columns, the walls may be designed as columns in accordance with Article 4.4.3.31. provided the length of the wall considered as a column does not exceed the centre-to-centre distance between concentrated loads nor exceed the width of the bearing plus 4 times the wall thickness.

4.4.3.30.(1) Reinforced masonry walls shall be reinforced horizontally and vertically with steel having a total cross-sectional area not less than 0.002 times the gross cross-sectional area of the wall so that not less than $\frac{1}{3}$ of the required steel is either vertical or horizontal.

(2) The principal reinforcing bars shall be spaced not more than 6 times the wall thickness nor more than 48 in. apart.

(3) Horizontal reinforcement shall be provided in the wall immediately above every footing, at the bottom and top of every wall opening, at roof and floor level and at the top of every parapet wall.

(4) All required wall reinforcement in Sentences (1) to (3) shall be continuous or shall be spliced in accordance with Sentence 4.4.3.51.(4).

(5) In addition to the minimum reinforcement or that required by the structural design, there shall be not less than the equivalent of 1 No. 4 bar around all window and door openings extending at least 24 in. beyond the corners of the openings.

4.4.3.31.(1) Except as provided in Sentence (2), the allowable vertical load, P , on a reinforced masonry column subject to bending about not more than 1 principal axis, shall be,

(a) $P = C_s(f_m + 0.80 p_n f_s) A_n$ where the virtual eccentricity is less than $t/10$ and f_m is the allowable axial compressive stress, or

(b) $P = C_e C_s(f_m + 0.80 p_n f_s) A_n$ where the virtual eccentricity is at least $t/10$ but does not exceed $t/3$ or a value which would produce tension in the reinforcement and f_m is the allowable flexural compressive stress.

(2) Where the virtual eccentricity exceeds $t/3$ or a value which would produce tension in the reinforcement, P in Sentence (1) shall be determined on the basis of a transformed section and linear stress distribution. The compressive stress in the masonry shall not exceed the allowable flexural compressive stress and the stresses in the reinforcement, f_s , shall conform to Article 4.4.3.15. The vertical load determined in accordance with this Sentence shall be modified by the slenderness coefficient in Article 4.4.3.20.

(3) Allowable vertical loads on rectangular reinforced masonry columns subject to bending about both principal axes shall be calculated in conformance with,

(a) Clause (1) (a) where $(e_t b + e_b t)$ is less than $bt/10$;

(b) Clause (1) (b) where $(e_t b + e_b t)$ is at least equal to $bt/10$ but does not exceed $bt/3$ or a value which would produce tension in the reinforcement; or

(c) Sentence (2) where $(e_t b + e_b t)$ exceeds $bt/3$ or a value which would produce tension in the reinforcement.

4.4.3.32.(1) The cross-sectional area of vertical reinforcement in columns shall be at least 0.5 per cent and not more than 4 per cent of the gross cross-sectional area of the column, except that a column stressed to less than $\frac{1}{2}$ of its allowable stress may have its reinforcement reduced to not less than 0.27 per cent.

(2) Lateral ties shall be not less than No. 9 ASWG wire (0.1483 in. diameter) and the spacing shall not exceed 16-bar diameters, 48-tie diameters, nor the least dimension of the column whichever gives the smallest spacing. Ties may be placed in horizontal mortar joints or in contact with the vertical steel.

(3) The ties shall be so arranged that every corner bar and intermediate bar is laterally supported by a tie forming an included angle of not more than 135 deg. at the bar, except that an intermediate bar that is not more than 6 in. from a laterally supported bar need not be supported, and where the bars are located around the periphery of a circle tie may be used.

SHEAR WALLS

4.4.3.33.(1) A plain masonry wall shall be designed so that no part of the wall is in tension.

(2) Reinforced masonry shear walls shall be designed in conformance with Article 4.4.3.29.

(3) The maximum horizontal shear stress in a shear wall, v_{sw} , shall not exceed the value

$$(v \text{ or } v_m) + 0.3f_{cs}$$

where v or v_m = the allowable applicable shear stress.

(4) In computing the shear resistance of a shear wall, flanges or projections formed by intersecting walls shall be neglected.

(5) In calculations of shear stresses in masonry shear walls subjected to earthquake forces, the load probability combination factor in Section 4.1, shall not apply.

4.4.3.34.(1) Except as provided in Sentence (3), where masonry shear walls intersect a masonry wall or walls to form symmetrical T or I sections, the effective width shall not exceed 1/6 of the total wall height above the level being analyzed and its overhanging width on either side of the shear wall shall not exceed 6 times the thickness of the intersected wall.

(2) Except as provided in Sentence (3), where masonry shear walls intersect a masonry wall or walls to form L or C sections, the effective overhanging flange width shall not exceed 1/16 of the total wall height above the level being analyzed nor 6 times the thickness of the intersected wall.

(3) Limits on effective flange width in Sentences (1) and (2) may be increased where it can be shown that such increases are justified.

(4) The vertical shear stress at the intersection of masonry walls shall not exceed the allowable shear stress in Articles 4.4.3.11. to 4.4.3.14. for shear walls if the intersection is laid up in true masonry bond conforming to Clause 4.4.5.18.(1) (a) or shall not exceed the allowable shear values in Article 4.4.3.17. where metal bolts or anchors are provided. Metal anchors shall be embedded to the depth required to develop the tensile strength of the anchors.

4.4.3.35.(1) When floors or roofs are designed to transmit horizontal forces to walls, the anchorage of the floor or roof to the wall shall be designed to resist the horizontal force.

(2) Steel anchors to resist shear force shall be designed in conformance with Article 4.4.3.17.

FLEXURAL MEMBERS

4.4.3.36.(1) The design of flexural members of reinforced masonry shall be in accordance with the following assumptions,

(a) a section that is plane before bending remains plane after bending;

- (b) moduli of elasticity of the masonry and of the reinforcement remain constant;
- (c) tensile forces are resisted only by the tensile reinforcement; and
- (d) reinforcement is completely surrounded by and bonded to masonry material.

4.4.3.37.(1) All members shall be designed to resist at all sections the maximum bending moment and shears as determined by the principle of continuity and relative rigidity.

(2) The clear distance between lateral supports of a beam shall not exceed 32 times the least width of the compression flange or face.

(3) Where compression steel is required in beams, it shall be anchored by ties or stirrups not less than $\frac{1}{4}$ in. in diameter, spaced not more than 16-bar diameters or 48-tie diameters apart, whichever is less.

(4) In computing flexural stresses in walls where reinforcement occurs, the effective width shall be not greater than 4 times the wall thickness.

4.4.3.38. Where tensile reinforcement at any section of a flexural member is required, the ratio, p , of the area of tensile reinforcement to effective masonry area shall be at least $80/f_y$, unless the tensile reinforcement at every section, positive or negative, is at least $\frac{1}{3}$ greater than that required by analysis.

4.4.3.39.(1) The shearing stress, v , as a measure of diagonal tension in reinforced masonry flexural members shall be calculated by

$$v = \frac{V}{bd}$$

except for members of I or T section where b' shall be substituted for b .

(2) Except for corbels, brackets and other short cantilevers, the maximum shear in a flexural member shall be assumed as that occurring at a distance equal to the effective depth, d , of the member, from the face of the support.

(3) The effects of flexural compression in variable-depth members and the significant effects of torsion shall be included in calculating the shear stress.

(4) Where the value of the calculated shearing stress exceeds the allowable shearing stress permitted on masonry without web reinforcement, web reinforcement shall be provided to carry the entire shearing stress, and such reinforcement shall be continued for a distance equal to the depth, d , of the member beyond the point theoretically required.

4.4.3.40.(1) Web reinforcement shall consist of,

- (a) bars or stirrups perpendicular to or at an angle of at least 45 deg. with the longitudinal tension reinforcement;
- (b) longitudinal bars bent so that the axis of the inclined portion of the bar makes an angle of at least 30 deg. with the axis of the longitudinal portion of the bar; or
- (c) combination of (a) and (b).

4.4.3.41.(1) The area of steel, A_v , required in stirrups placed perpendicular to the longitudinal reinforcement shall be calculated by

$$A_v = \frac{V_s}{f_y d}$$

4.4.3.42.(1) The required area, A_v , of inclined stirrups or parallel bars bent up at different distances from the support shall be calculated by

$$A_v = \frac{V_s}{f_y d (\sin a + \cos a)}$$

(2) When the web reinforcement consists of a single bent bar or of a single group of parallel bars all bent up at the same distance from the support, the required area, A_v , of such bar or bars shall be calculated by

$$A_v = \frac{V}{f_s \sin \alpha}$$

(3) Only the centre $\frac{1}{4}$ of the inclined portion of a bent bar shall be considered effective as web reinforcement.

4.4.3.43. Where web reinforcement is required, it shall be spaced so that every 45-deg. line, representing a potential diagonal crack, extending from the mid-depth, $d/2$, of the beam to the longitudinal tension bars shall be crossed by at least 1 line of effective web reinforcement.

4.4.3.44.(1) In flexural members in which tensile reinforcement is parallel to the compressive face, the bond stress, u , shall be calculated by

$$u = \frac{V}{\Sigma ojd}$$

(2) The tension or compression in any bar at any section shall be developed on each side of that section by adequate embedment length, end anchorage or hooks. A tension bar may be anchored by bending it across the web at an angle of not less than 15 deg. with the longitudinal portion of the bar and making it continuous with the reinforcement on the opposite side of the member.

(3) Except at supports, every reinforcing bar shall be continued beyond the point at which it is no longer needed to resist flexural stress, for a distance of not less than the effective depth of the member but not less than 12 bar diameters.

(4) Tension bars shall not be terminated in a tension zone except where,

(a) the shear is not over $\frac{1}{2}$ that permitted;

(b) additional stirrups in excess of those required are provided each way from the termination point, a distance equal to the depth of the beam. The stirrup shall not exceed $\frac{d}{8r_b}$ where r_b is the ratio of the area of bars terminated to the total area of bars at the section; or

(c) the continuing bars provide double the area required for moment resistance at the termination point or double the perimeter required for bond.

(5) Tensile reinforcement for negative moment in any span of a continuous, restrained or cantilever beam, or in any member of a rigid frame shall be adequately anchored by bond, hooks or mechanical anchors in or through the supporting member.

(6) At least $\frac{1}{3}$ of the total reinforcement required for negative moment at a support shall be extended beyond the extreme position of the point of inflection a distance at least $1/16$ of the clear span but not less than the effective depth of the member.

(7) At least $\frac{1}{3}$ of the total reinforcement required for positive moment in simple beams or at the simply supported end of continuous beams shall extend along the same face of the beam at least 6 in. past the edge of the support. At least $\frac{1}{4}$ of the total reinforcing required for positive moment in a continuous beam shall extend along the same face of the beam past the face of intermediate supports at least 6 in.

(8) Plain bars in tension shall terminate in standard hooks, except that hooks shall not be required on the positive reinforcement at interior supports of continuous members.

4.4.3.45.(1) Single separate bars used as web reinforcement shall be anchored at each end by,

(a) welding to longitudinal reinforcement;

- (b) hooking tightly around the longitudinal reinforcement through 180 deg.;
 - (c) embedment above or below the mid-depth of the beam on the compression side a distance sufficient to develop by bond the stress in the bar; or
 - (d) standard hook as specified in Article 4.4.3.46. developing 7,500 psi, plus embedment sufficient to develop by bond the remainder of the stress in the bar; the effective embedded length shall be assumed not to exceed the distance between the mid-depth of the beam and the tangent of the hook.
- (2) The ends of bars forming single U-stirrups or multiple U-stirrups shall be anchored by one of the methods of Sentence (1) or shall be bent through an angle of at least 90 deg. tightly around longitudinal reinforcing bars not less in diameter than the stirrup bar, and shall project beyond the bend at least 12 diam. of the stirrup bar.
- (3) The loops or closed ends of single U-stirrups or multiple U-stirrups shall be anchored by bending around the longitudinal reinforcement through an angle of at least 90 deg., or by being welded or otherwise rigidly attached to such reinforcement.
- (4) Hooking or bending stirrups or separate web reinforcing bars around the longitudinal reinforcement shall be considered effective only when these bars are perpendicular to the longitudinal reinforcement.
- (5) Longitudinal bars bent to act as web reinforcement in tension zones shall be continuous with the longitudinal reinforcement. The tensile stress in each bar shall be fully developed in both the upper and lower half of the beam by anchorage through bond or hooks.

4.4.3.46.(1) A hook used for anchoring reinforcement shall have,

- (a) a complete semicircular bend with a radius on the axis of the bar of at least 3 and not more than 6 bar diameters, plus an extension at the free end of the bar equal to at least 4 bar diameters;
 - (b) a 90-deg. bend having a radius of at least 4 bar diameters plus an extension beyond the bend equal to at least 12 bar diameters; or
 - (c) for stirrup anchorage only, a 135-deg. turn with a radius on the axis of the bar of 3 diameters plus an extension at the free end of the bar of at least 6 bar diameters.
- (2) Hooks having a radius of bend of more than 6 bar diameters shall be considered merely as extensions to the bars.
- (3) Hooks shall not be assumed to carry a load which would produce a tensile stress in the bar greater than 7,500 psi.
- (4) Hooks shall not be considered effective in anchoring bars in compression.
- (5) Any mechanical device capable of developing the strength of the bar without damage to the masonry may be used in lieu of a hook provided test evidence is submitted to show the adequacy of such device.

GROUTED REINFORCED MASONRY

4.4.3.47.(1) Grouted reinforced masonry shall be constructed so that,

- (a) at the time of laying, all masonry units are free of excessive dust or dirt;
- (b) Type S mortar is used;
- (c) the proportions of materials in fine or coarse grout conform to Article 4.4.2.18.;
- (d) fine grout is used in grout spaces, except that coarse grout may be used in grout spaces 2 in. or more in least horizontal dimension;

- (c) the grout completely fills all spaces intended to receive grout;
- (f) grout is used before it has begun to set but not more than $1\frac{1}{2}$ hr after initial mixing; and
- (g) the units in all wythes are laid with full head and bed mortar joints.

4.4.3.48.(1) Where grouted masonry is grouted in low lifts,

- (a) masonry headers shall not project into the grout space;
- (b) all spaces to be grouted shall be not less than $\frac{3}{4}$ in. in width;
- (c) grout shall be puddled immediately after pouring;
- (d) wythes shall be carried up to a height not greater than that required to accommodate 1 grout lift, except that 1 wythe may be carried to a height of not more than 16 in. before grouting;
- (e) grout shall be placed in lifts of not more than 8 in. but not more than 6 times the width of the grout space; and
- (f) the grout shall be stopped 1 in. below the top of the lowest wythe where the work may be stopped for 1 hr or longer.

4.4.3.49.(1) Where grouted masonry is grouted in high lifts, the wythes may be constructed to the full wall height and grouting carried out in conformance with Sentences (2) to (6) after the mortar has set.

(2) The outer wythes of grouted masonry in Sentence (1) shall be bonded together with wall ties of not less than No. 9 ASWG (0.1483 in. diameter) corrosion-resistant wire bent into rectangles 4 in. wide and 2 in. less in length than the over-all wall thickness, or other ties providing equivalent strength, stiffness and bond,

- (a) kinks or other deformations in the ties shall not be permitted;
- (b) one wythe of the wall shall be built up not higher than 16 in. above the other wythe; and
- (c) ties shall be laid not more than 24 in. o. c. horizontally and 16 in. o. c. vertically for running bond, and not more than 24 in. o. c. horizontally and 12 in. o. c. vertically for stack bond.

(3) Cleanouts shall be provided for each lift in grouted masonry in Sentence (1) by omitting every second unit in the bottom course of the section being placed,

- (a) mortar fins and other foreign matter shall be removed from the grout space by a high pressure jet of water or air; and
- (b) such cleanouts shall be sealed after inspection and before grouting.

(4) The grout space in grouted masonry in Sentence (1) shall be not less than 3 in. in width, and vertical grout barriers of solid masonry not more than 25 ft apart shall be built across the grout space the entire height of the wall.

(5) Grout used in grouted masonry in Sentence (1) shall be mixed thoroughly to a consistency suitable for pumping without segregation, and placed by pumping or other approved method.

(6) Grouting of and grouted masonry in Sentence (1) shall be done in a continuous pour in lifts of not more than 4 ft and it shall be consolidated by puddling or vibrating during pouring and again after excess moisture has been absorbed and while the grout is plastic and the grouting of any section between vertical grout barriers shall be completed in 1 day with no interruptions greater than 1 hr.

REINFORCED MASONRY OF HOLLOW UNITS

4.4.3.50.(1) Reinforced masonry of hollow unit construction shall be constructed of hollow masonry units in which certain cells contain reinforcement and are filled with concrete or grout.

(2) All reinforced masonry of hollow units shall be built so that walls and cross webs forming cells to be filled shall be fully bedded in mortar to prevent leakage of grout,

(a) all head joints shall be filled with mortar for a distance in from the face of the wall or unit not less than the thickness of the face shells; and

(b) bond shall be provided by lapping units in successive vertical courses or by equivalent mechanical anchorage.

(3) Vertical cells of hollow units to be filled in Sentence (1) shall have vertical alignment sufficient to maintain an unobstructed continuous cell of at least 2 in. by 3 in., except that where the total grout pour exceeds 8 ft such cells shall be at least 3 in. by 3 in.

(4) Cleanout openings shall be provided at the bottoms of all cells to be filled at each lift or pour of grout where such lift or pour of grout exceeds 4 ft in height,

(a) any overhanging mortar or other obstruction or debris shall be removed from the inside of such walls; and

(b) the cleanouts shall be inspected before being sealed.

(5) Vertical reinforcement shall be held in position at top and bottom and at intervals not exceeding 192 diam. of the reinforcement.

(6) All cells containing reinforcement shall be completely filled with grout in lifts not exceeding 8 ft, except that where the total grout pour exceeds 8 ft in height the grout shall be placed in lifts not exceeding 4 ft,

(a) grout shall be consolidated at the time of pouring by puddling or vibrating during pouring and again after excess moisture has been absorbed and while the grout is plastic.

(7) When the grouting is stopped for more than 1 hr, horizontal construction joints shall be formed by stopping the pour of grout $1\frac{1}{2}$ in. below the top unit.

(8) The proportions of materials in fine or coarse grout shall conform to Article 4.4.2.18.

(9) All grout shall be used within $1\frac{1}{2}$ hr of initial mixing but before it has begun to set.

PLACING REINFORCEMENT

4.4.3.51.(1) The thickness of grout or mortar between masonry units and reinforcement shall be not less than $\frac{1}{4}$ in., except that $\frac{1}{4}$ in. bars may be laid in not less than $\frac{3}{8}$ in. horizontal joints. Spaces containing both horizontal and vertical reinforcement shall be not less than $\frac{1}{2}$ in. larger than the sum of the diameters of such horizontal and vertical reinforcement.

(2) Except in columns the clear distance between parallel bars shall be at least equal to the diameter of the bar.

(3) Reinforcement shall be accurately placed and fixed rigidly in position during grouting, except that horizontal reinforcement may be placed as the work progresses.

(4) Splices shall be made so that the structural strength of the member is not reduced,

(a) lapped splices shall provide sufficient lap to develop by bond the working stress of the reinforcement;

- (b) mechanical connections shall develop the strength of the reinforcement; and
- (c) welded connections shall conform to CSA W186-1970, "Welding of Reinforcing Bars in Reinforced Concrete Construction", as revised to 1 May, 1975.

4.4.3.52.(1) Except as provided in Sentence (2), all reinforcing bars shall be completely embedded in mortar or grout and have a coverage of masonry not less than,

- (a) 3 in. at the tops and bottoms of footings and masonry in contact with soil;
- (b) 2 in. over bars in masonry exposed to the weather, except that $1\frac{1}{2}$ in. shall be permitted over bars $\frac{5}{8}$ -in. or less and not located in the upper face of the masonry;
- (c) $1\frac{1}{2}$ in. over reinforcement in columns not exposed to weather or soil;
- (d) $1\frac{1}{2}$ in. on the bottom and sides of beams or girders not exposed to weather or soil;
- (e) $\frac{3}{4}$ in. from the face of all walls not exposed to weather or soil;
- (f) $\frac{3}{4}$ in. at the upper face of any member not exposed to weather or soil; and
- (g) one bar diameter over all bars.

(2) Reinforcement consisting of bars or wire $\frac{1}{4}$ in. or less in diameter embedded in the horizontal mortar joints shall have not less than $\frac{5}{8}$ -in. mortar coverage from the exposed face.

Subsection 4.4.4. Conventional Design of Plain Masonry

GENERAL

4.4.4.1. This Subsection applies to the design and construction of plain masonry except for plain masonry designed in accordance with Subsection 4.4.3.

4.4.4.2.(1) Dimensions of masonry units or masonry in this Subsection are nominal except when otherwise noted.

(2) Minimum actual dimensions of masonry units or masonry shall be determined in accordance with CSA A31-1959, "Modular Co-ordination in Buildings", as revised to 1 May, 1975.

4.4.4.3.(1) The compressive stresses in plain masonry shall conform to Table 4.4.4.A.

(2) The maximum stress shall be based on the gross cross-sectional area.

(3) Mortar joints shall not exceed $\frac{1}{2}$ in. in thickness.

(4) Where a type of masonry unit or type of mortar is not provided for in Sentence (1), the maximum allowable compressive stress of the masonry shall be 15 per cent of the ultimate compressive strength of the masonry as determined by tests performed in accordance with ASTM E72-68, "Conducting Strength Tests of Panels for Building Construction", as revised to 1 May, 1975.

TABLE 4.4.4.A.

Forming Part of Sentence 4.4.4.3.(1)

Type of Masonry	Type of Masonry Units	Max. Allowable Compressive Stress, psi				
		Type of Mortar ⁽¹⁾				
		M	S	N	O	K
Solid Masonry	Rubble stone	140	120	100	80	—
	Ashlar granite	800	720	640	500	—
	Ashlar limestone and marble	500	450	400	325	—
	Ashlar sandstone and cast-stone	400	360	320	250	—
	Solid units, except concrete block, with an ultimate compressive strength of over 10,000 psi	500	450	350	250	100
		8,000 psi to 10,000 psi	400	350	300	250
		4,500 psi to 8,000 psi	250	225	200	150
		2,500 psi to 4,500 psi	175	160	140	110
		1,500 psi to 2,500 psi	125	115	100	75
	Solid concrete block over 2,750 psi to 4,000 psi	250	225	200	150	—
		1,800 psi to 2,750 psi	175	160	140	100
		1,200 psi to 1,800 psi	125	115	100	75
	Hollow load bearing units over 1,000 psi to 1,399 psi	100	90	85	—	—
		700 psi to 999 psi	85	75	70	—
	Solid units, except concrete block, with an ultimate compressive strength of over 2,500 psi	140	130	110	—	—
		1,500 psi to 2,500 psi	100	90	80	—
	Solid concrete block over 1,800 psi	140	130	110	—	—
		1,200 psi to 1,800 psi	100	90	80	—
	Hollow load bearing units	70	60	55	—	—
Col. 1	2	3	4	5	6	7

Notes to Table 4.4.4.A

⁽¹⁾ See Article 4.4.2.15. for type of mortar.

4.4.4.4.(1) Where a masonry unit of natural stone directly supports a concentrated load, the maximum allowable compressive stress for that unit shall be 10 per cent of its compressive strength.

(2) The maximum allowable flexural stress for natural stone shall be 1/6 its modulus of rupture.

4.4.4.5. The thickness of every masonry wall shall conform to the appropriate requirements in Articles 4.4.4.10. to 4.4.4.18., and shall have a bearing capacity conforming to Article 4.4.4.7.

4.4.4.6. Every masonry partition or wall, including panel walls and curtain walls, shall be laterally supported in conformance with the appropriate requirements in Articles 4.4.4.8., 4.4.4.9., 4.4.4.23., 4.4.5.8. and 4.4.5.10.

BEARING CAPACITY

4.4.4.7.(1) The maximum allowable bearing capacity of masonry shall be the product of its maximum allowable stress provided for in Article 4.4.4.3. and,

- (a) its gross cross-sectional area when it is solid masonry; or
- (b) its gross cross-sectional area minus the area of space between the wythes when it is a cavity wall.

(2) For the purpose of calculating the areas of masonry the actual dimensions of the cross-section of the masonry shall be used.

(3) Where masonry is constructed of more than 1 type of masonry unit, its maximum allowable bearing capacity shall be determined on the basis of the weakest unit.

LATERAL SUPPORT

4.4.4.8.(1) Except as provided in Sentence (2), a wall of masonry shall have lateral supports at either horizontal or vertical intervals spaced not more than,

- (a) 20 times the thickness of the wall where the wall is of solid masonry of solid units; or
- (b) 18 times the thickness of the wall where the wall is of solid masonry of hollow units or a cavity wall.

(2) Every partition shall be supported laterally at either horizontal or vertical intervals of not more than 36 times the thickness of the wall.

4.4.4.9.(1) Except as provided in Sentence (2), where a wall of masonry does not have lateral support along its top, and if its height exceeds 4 times its thickness, it shall have vertical lateral supports at horizontal intervals spaced in accordance with Sentence 4.4.4.21.(1).

(2) The portion of a wall extending from the sill of a window to the floor immediately below shall be laterally supported along its top or have vertical lateral supports at horizontal intervals spaced in accordance with Sentence 4.4.4.8.(1) where,

- (a) its height exceeds 3 times its thickness; and
- (b) the length of the wall below the window exceeds the limits in Sentence 4.4.4.8.(1).

HEIGHT AND THICKNESS OF SOLID MASONRY

4.4.4.10.(1) Where a solid masonry wall is made up of 2 or more wythes, the thickness of the wall shall not include any wythe less than 4 in. nominal thickness for loadbearing masonry walls or 3 in. actual thickness for panel walls or curtain walls.

(2) Veneer shall not be considered part of the wall when computing the required thickness of the wall.

4.4.4.11.(1) Except as provided in Sentences (3) and (4) and Articles 4.4.4.14. and 4.4.4.18., the thickness of a loadbearing wall of solid masonry above the top of a foundation wall, and not including basement and cellar walls, shall be at least 12 in.,

- (a) for walls up to 36 ft in height if constructed of hollow units; and
- (b) for walls up to 48 ft in height if constructed of solid units.

(2) Where a solid masonry wall exceeds the height limits in Sentence (1), the thickness requirements for the top 36 ft of walls made with hollow units or the top 48 ft of walls made with solid units shall conform to Sentence (1), and the wall thickness below these heights shall be increased in increments of at least 4 in. for each increment of 36 ft of height or part thereof measured down from the top.

(3) Where a loadbearing wall of solid masonry is not over 36 ft in height above the top of the foundation wall, and where the design on any floor above the first storey does not exceed 50 psf, the minimum wall thickness shall be 8 in., except that for rubble stone the minimum thickness shall be 12 in.

(4) Loadbearing walls of solid units 6 in. in thickness may be built to a height not exceeding 9 ft at the eave and 15 ft at the peak of a gable,

(a) in 1-storey buildings; and

(b) for the top storey of 2-storey buildings where the wall of the first storey is permitted to be 8 in. in Sentence (3).

(5) Masonry foundation walls shall be designed in accordance with Section 4.4.3.

(6) When a change in thickness due to minimum thickness requirements occurs between floor levels, the greater thickness shall be carried up to the next higher floor level.

(7) Where a change in thickness of a masonry wall occurs, the top 8 in. of the thicker portion shall be of solid units.

4.4.4.12.(1) Except as provided in Sentence (2) and Article 4.4.4.14., the thickness of a solid masonry panel wall shall be not less than 7 in. in actual thickness.

(2) Panel walls of solid masonry of solid units not less than 6 in. in thickness may be built to a height not exceeding 10 ft provided Type S mortar is used.

4.4.4.13.(1) The thickness of every solid masonry curtain walls shall be at least 7 in. in actual thickness for walls up to 36 ft in height above its bearing support.

(2) Where a solid masonry curtain wall exceeds 36 ft in height, the top 36 ft of the wall shall be at least 7 in. actual thickness, and the wall thickness below this height shall be increased in increments of at least 4 in. for each increment of 36 ft of height or part thereof measured down from the top.

4.4.4.14.(1) Where a solid masonry wall is stiffened by pilasters of plain masonry, the wall thickness required in Articles 4.4.4.11. and 4.4.4.12. may be reduced between pilasters by $\frac{1}{2}$ of the thickness added by the pilaster to the wall thickness required without pilasters provided,

(a) no part of the wall after reduction is less than 8 in. in thickness;

(b) the centre-to-centre spacing of pilasters is not more than 25 times the reduced thickness of the stiffened wall; and

(c) the width of the pilasters is not less than $\frac{1}{8}$ of their centre-to-centre spacing.

HEIGHT AND THICKNESS OF CAVITY WALLS

4.4.4.15.(1) A cavity wall shall not be built to a height greater than 36 ft above its bearing support.

(2) The minimum thickness of a wythe in a cavity wall shall be 4 in.

(3) The width of a cavity in a cavity wall shall be not less than 2 in. and not more than 3 in. when tied with metal ties.

(4) The width of a cavity in a cavity wall shall be not less than 3 in. and not more than 4 in. when tied with masonry bonding units.

4.4.4.16.(1) Where a cavity wall is loadbearing the total thicknesses of wythes and cavities shall be at least,

(a) 10 in. for the top 12 ft;

(b) 12 in. for that portion more than 12 ft, but not more than 24 ft from the top; and

(c) 14 in. for that portion more than 24 ft from the top.

(2) Where a cavity wall is non-loadbearing the total thickness of wythes and cavities shall be at least 10 in.

HEIGHT AND THICKNESS OF PARTITIONS

4.4.4.17.(1) Except as provided in Sentence (2), the height of any masonry partition between horizontal lateral supports shall not exceed 36 times the partition thickness.

(2) Where lateral support of a partition is provided by walls or columns spaced at horizontal intervals not exceeding 36 times the partition thickness, the height of a partition shall not exceed 72 times its thickness.

HEIGHT AND THICKNESS OF SHAFT AND PENTHOUSE WALLS

4.4.4.18.(1) Except as provided in Sentence (4), every interior loadbearing wall that encloses a stair shaft, elevator shaft or other vertical shaft and does not exceed 20 ft between vertical lateral supports shall be at least 8 in. thick for walls up to 2 storeys in height.

(2) Except as provided in Sentence (4), where interior loadbearing walls in Sentence (1) exceeds 2 storeys in height, the top 2 storeys shall be at least 8 in. in thickness and the minimum thickness below this height shall be increased in increments of at least 4 in. for each increment of 3 storeys measured downward from the top.

(3) Loadbearing masonry walls not more than 12 ft in height above the main roof level that enclose mechanical rooms or elevator or stairway penthouses having an aggregate area not exceeding 15 per cent of the roof area, but not exceeding 5,000 sq ft shall be not less than 8 in. in thickness, except that where such exterior walls support beams carrying elevator loads the wall thickness shall be at least 12 in. up to the underside of such beams.

(4) Where penthouse walls described in Sentence (3) are supported on interior masonry walls described in Sentences (1) and (2), they need not be considered in computing the allowable height and thickness of such interior walls except as provided in Article 4.4.4.19.

CHANGE IN THICKNESS

4.4.4.19. The thickness of a wall of masonry at any height shall not be greater than the thickness of the wall immediately below, except as provided in Article 4.4.5.8.

CHASES AND RECESSES

4.4.4.20.(1) Chases and recesses shall not be made in walls 8 in. or less in thickness.

(2) Chases or recesses shall not be closer than 2 ft to any structural member that provides lateral support for any wall.

(3) Except as provided in Article 4.4.4.22., the depth of any chase or recess in any wall shall not exceed $\frac{1}{3}$ the thickness of the wall.

(4) The clear distance between chases in a wall shall be not less than 4 times the wall thickness.

4.4.4.21.(1) Except as provided in Sentence (2), every chase or recess or bearing in masonry walls of hollow units shall be built in as construction proceeds.

(2) Where necessary to cut a chase, dry pack concrete shall be used to form a chase of required size in a wall of hollow masonry after the wall has been constructed.

4.4.4.22.(1) Every chase or recess having a width exceeding 20 in. or a depth exceeding $\frac{1}{3}$ the thickness of the wall shall be considered as an opening, and any masonry above such chase or recess shall be supported on a lintel or arch.

(2) The width of any sloping or horizontal chase or recess shall be assumed to be the horizontal distance between the vertical lines through its extremities.

ALLOWABLE OPENINGS

4.4.4.23. Evidence shall be provided to show that openings do not cause stresses in

COLUMNS

4.4.4.24.(1) Every masonry column shall be constructed of solid masonry of solid units or hollow units filled with grout or concrete.

(2) Every masonry column shall have lateral supports spaced so that the vertical distance between supports is not greater than 10 times the least dimension of the column. the wall greater than the values given in Article 4.4.4.3.

Subsection 4.4.5. Construction Practice

4.4.5.1.(1) The bearing support for any masonry shall have lateral stability and shall provide,

- (a) a level bearing surface or surfaces; and
- (b) be of noncombustible material except for support of minor masonry decorative features.

4.4.5.2.(1) The projection of a wall beyond the edge of a supporting member such as a shelf angle or edge of a beam shall not exceed $1\frac{1}{4}$ in. except that this projection may be increased to,

- (a) $1\frac{5}{8}$ in. where ashlar facing not less than $3\frac{5}{8}$ in. in thickness with continuous horizontal joints is supported;
- (b) $4\frac{1}{2}$ in. in any masonry panel wall bonded by masonry units where such projection does not exceed $\frac{2}{3}$ of the distance between the outer face of the wall and the centre of gravity of the wall and the first course of masonry above the supporting member is a full header course projecting at least $3\frac{3}{8}$ in. over the supporting member; or
- (c) 2 in. where beams are fireproofed in concrete or masonry units so that the space between the web of the beam and the face of the fireproofing is completely filled or where there is at least 5 in. of solid masonry not less than 8 in. in width directly above the beams provided such projection does not exceed $\frac{2}{3}$ the distance between the outer face of the masonry and the centre of gravity of the supported masonry.

(2) Where the projecting wall in Sentence (1) is of hollow units the first course on the bearing support shall be of solid units.

4.4.5.3. Masonry shall be tied or bonded to the lateral support so as to provide support in both the inward and outward directions in accordance with Sentence 4.4.5.10.(1).

SUPPORT ON MASONRY

4.4.5.4.(1) Where masonry supports a concentrated load so that the resultant vertical component of the applied loads passes through the axis of the width of the masonry, the maximum allowable bearing capacity of the support shall conform to Articles 4.4.4.6., 4.4.4.7. or Subsection 4.4.3.

(2) Where applied loads in Sentence (1) have a horizontal thrust this thrust shall be resisted by construction designed for that purpose.

(3) Where walls are laid in stack bond no concentrated loads shall be distributed beyond the vertical joints bounding the stack.

4.4.5.5.(1) Except as provided in Article 4.4.5.6., where a wall of masonry supports a continuous load such as a slab, a deck or wood joists spaced not more than 30 in. o.c.,

- (a) the support shall be continuous and of solid units to a depth at least $2\frac{1}{2}$ in. measured down from the bearing surface, or a course of hollow units filled solidly with concrete having a compressive strength of at least 2,000 psi; and
- (b) the width of bearing shall be at least 4 in. measured horizontally in from the face of the wall.

4.4.5.6. Where a wooden plank deck is supported directly by a wall of masonry, the support may be a corbelled ledge projecting 4 in. from the face of the wall.

4.4.5.7. Where masonry supports a load applied other than as provided in Articles 4.4.5.5. and 4.4.5.6., the support shall be of solid brick units or other solid units with voids filled with concrete having a compressive strength of at least 2,000 psi to a depth of at least 8 in. measured down from the bearing surface.

4.4.5.8. Where anchor bolts are to be placed in the top of a column, the column shall be capped with concrete having a compressive strength of at least 3,000 psi or 12-in. thick reinforced masonry.

4.4.5.9.(1) Where wooden structural member is supported on masonry, the support shall be constructed so that in the event of a fire the member can collapse without dislodging the masonry in exterior walls.

(2) Where the end of a wooden structural member is built into an exterior masonry wall, a $\frac{1}{2}$ -in. air space shall be provided at the sides, top and end of such member, and a moisture-proof barrier shall be installed on the bearing surface, or the wood shall be treated in accordance with CSA O80-1974, "Wood Preservation," as revised to 1 May, 1975.

ANCHORAGE OF MASONRY

4.4.5.10.(1) Masonry shall be anchored to its lateral supports by,

- (a) corrosion-resistant metal anchors spaced not more than 1 ft 4 in. o.c. vertically and not more than 6 ft 8 in. o. c. horizontally where the lateral support is other than masonry;
- (b) appropriate bonding as provided in Article 4.4.5.18. where the lateral support in masonry.

(2) Except as provided in Sentence (3), metal anchors in Clauses (1) (a) shall,

- (a) be steel straps at least $1\frac{1}{2}$ in. wide and $\frac{1}{4}$ in. thick;
- (b) have 2 in. at the end completely embedded in mortar and bent up or down at 90 deg. into the masonry; and
- (c) be of a length at least twice the thickness of the masonry.

(3) Metal anchors other than as described in Sentence (2) may be used where such anchors provide equivalent strength or stiffness and bond.

(4) Wedges may be used to anchor the top of a masonry partition to its top horizontal support.

4.4.5.11.(1) Where a cornice, belt course or sill depends entirely upon masonry for its support, it shall have at least 65 per cent of its mass within the masonry and shall have a bearing area at least 4 in. deep measured inwards from the face of the masonry.

- (2) All cornices shall be adequately doweled or anchored with noncorrosive anchors.

BONDING

4.4.5.12. Except as required in Articles 4.4.5.16. and 4.4.5.17., where masonry walls have 2 or more wythes, the wythes shall be bonded with masonry bonding units in conformance with Article 4.4.5.13. or with corrosion-resistant metal ties in conformance with Article 4.4.5.14.

4.4.5.13.(1) Where masonry bonding units are used as provided in Article 4.4.5.12., they shall,

- (a) in the case of solid masonry walls,
 - (i) extend through 2 wythes as continuous units, or
 - (ii) overlap both wythes at least 4 in. ;
- (b) in the case of cavity walls and faced walls, be continuous, extending at least 4 in. into the backing and facing wythes;
- (c) constitute not less than 4 per cent of the exposed face area; and
- (d) be spaced vertically and horizontally not greater than,
 - (i) 24 in. o. c. when brick masonry is used, and
 - (ii) 36 in. o. c. when block or tile is used.

4.4.5.14.(1) Where metal ties are used as provided in Article 4.4.5.12., they shall,

- (a) extend from within 1 in. of the outer face of the wall to within 1 in. of the inner face of the wall;
 - (b) be spaced not greater than 18 o. c. vertically and 36 in. o. c. horizontally;
 - (c) be staggered from course to course where individual ties are used; and
 - (d) be placed on webs where hollow units are used and completely embedded in mortar, or be anchored into a bedding surface containing not more than 25 per cent voids.
- (2) Metal ties in Sentence (1) shall be at least 3/16-in. diam. corrosion-resistant steel rods of continuous weld connected type or of individual type with 2 in. at each end bent at 90 deg. or of other metal or shape providing equivalent strength, stiffness, bond and corrosion resistance.
- (3) Where the space between metal-tied wythes is filled with mortar or grout, the allowable stresses and other provisions for masonry bonded walls shall apply, and, where the space is not filled, such walls shall conform to the requirements for cavity walls.

4.4.5.15. Where there is an opening in a masonry wall of 2 or more wythes, the wythes shall be bonded together with masonry bonding units or metal ties located within 12 in. of and spaced not more than 36 in. o. c. around such openings.

4.4.5.16.(1) Solid masonry walls of rubble masonry shall be bonded with masonry bonding units that,

- (a) extend from face to face of the wall either as continuous units or by overlapping at least 6 in.,
- (b) constitute not less than 1/7 the face area of the wall; and
- (c) are uniformly spaced.

ASHLAR MASONRY

4.4.5.17.(1) The actual thickness of any ashlar facing unit shall be not less than 3 7/8 in. but not less than 1/20 of the height of the unit.

(2) All ashlar facing shall be backed with masonry that provides solid bearing for bond stones and anchors bedded in joints that have solid planes at bearing. Where anchors are required in addition to bond stones such backing shall be at least 8 in. thick.

(3) Ashlar facing units shall be bonded by bonding units extending at least $3\frac{5}{8}$ in. into the backing.

(4) Bonding units in Sentence (3) shall be uniformly distributed throughout the wall, and the area of the bond stones shall be not less than 10 per cent of the area of the facing.

(5) Every ashlar unit exceeding 1 ft in height, other than a bond stone, shall be anchored to the backing by corrosion-resistant metal anchors, except that where each alternate course consists entirely of bond stones having an area of not less than $\frac{1}{3}$ the total area of the facing, the anchors may be omitted.

(6) Every anchor in Sentence (5) shall be at least 0.187 sq in (3/16 in. by 1 in.) in cross-sectional area, shall be completely embedded in mortar and shall have at least a 1-in. bent portion at each end embedded in the facing and backing.

(7) Every anchored stone shall have not less than 1 anchor for every $4\frac{1}{2}$ sq ft of surface area or portion thereof. At least 1 anchor shall be provided for every 2 ft in length or portion thereof along the top of every ashlar unit, and if such stone exceeds 30 in. in height, it shall be provided with an equal number of anchors at or near the bottom.

(8) For piers and buttresses, each alternate course of ashlar facing having an area not less than the total surface area of the facing shall extend not less than $3\frac{5}{8}$ in. into the backing.

(9) Continuous vertical joints shall not be used in ashlar facing, except where,

- (a) the joints are not more than 4 in. in depth;
- (b) bond stones have an area not less than $\frac{1}{3}$ the surface area of the wall;
- (c) bond stones are located so that in any tier of stones there are not more than 2 stones between bond stones; and
- (d) bond stones are distributed so that each bond stone is in contact with four 4-in. stones, unless alternate courses are continuous bonding courses and each bond stone is recessed at each side for its height so that it laps the 2 adjacent stones.

INTERSECTING WALLS

4.4.5.18.(1) Where 2 load bearing walls of plain masonry intersect or where a shear wall intersects a wall, the joint at the intersection shall be,

- (a) bonded in true masonry bond so that at least 50 per cent of the units of 1 wall are embedded in the other wall; or
- (b) regularly toothed or blocked with 8-in. maximum offsets and the joints provided with metal anchors conforming to Sentence (2) spaced at vertical intervals not exceeding 9 ft; or
- (c) provided with metal anchors conforming to the requirements of Sentence (2) spaced at vertical intervals not exceeding 1 ft 4 in.

(2) Where metal anchors are used to connect intersecting walls,

- (a) the anchors shall be of corrosion-resistant steel at least 0.375 sq in. ($\frac{1}{4}$ by $1\frac{1}{2}$ in.) in cross-section or bolts of equivalent area;
- (b) the anchor shall extend into the masonry at least 18 in. on each side of the joint where possible and have a 2-in. 90-deg. bend at the ends or shall be provided with cross-pins at the ends for anchorage; and

- (c) where there is not sufficient thickness of masonry to embed the anchors 18 in. into the masonry, equivalent anchorage shall be provided by cross-pins or other means.

GLASS BLOCK

4.4.5.19.(1) Where a masonry wall is constructed of glass blocks,

- (a) reinforcement shall be provided to resist all stresses due to wind, temperature and shrinkage;
- (b) reinforcement shall be placed in the horizontal joints and the vertical spacing between such reinforcement shall not exceed 24 in. where the blocks are not greater than 8 in. in height; and
- (c) where the blocks are greater in height than 8 in., reinforcement shall be placed in every horizontal joint.

(2) The reinforcement in Sentence (1) shall be of corrosion-resistant 20-gauge expanded metal strips not less than 3 in. wide or 2 parallel corrosion-resistant steel wires not less than No. 9 ASWG (0.1483 in. diameter) spaced at least 3 in. apart.

(3) The reinforcement in Sentence (1) shall be continuous or lapped at least 6 in. at splices.

BALUSTRADES

4.4.5.20. Masonry balustrades shall be anchored to withstand the loads prescribed in Article 4.1.10.1.

CORBELLING

4.4.5.21.(1) Where a wall of masonry is corbelled,

- (a) the corbel shall not project more than $\frac{1}{3}$ the thickness of the wall;
- (b) the corbel shall bear on at least an 8-in. depth of solid masonry of solid units or of hollow units in which all voids are filled solidly with concrete to a depth of at least 8 in. in measured down from the bearing surface;
- (c) the corbel shall be of solid units;
- (d) the projection of each course shall not exceed 1 in.; and
- (e) the courses shall be laid up using alternate courses of headers and stretchers so that the top course is a header course.

STACK BOND

4.4.5.22.(1) Where stack bond is used in which vertical mortar joints between units in masonry are continuous between courses, each wythe shall be reinforced longitudinally at vertical intervals not exceeding 18 in. with,

- (a) a fabricated mesh of 2 No. 9 ASWG (0.1483 in. diameter) corrosion-resistant rods spaced not more than 1 in. from each face of the stack bonded wythe and lapped at least 6 in. at each splice; or
- (b) other metal reinforcement providing equivalent stiffness, bond and corrosion resistance.

(2) Wythes of stack bonded walls shall be bonded together in accordance with Article 4.4.5.12.

WOOD BUILT INTO MASONRY

4.4.5.23.(1) Except as provided in Article 4.4.5.9., wood shall not be built into masonry construction except as plugs, blocks or strips for fastening strapping, flashing, conduits and other light covering and service equipment.

(2) Where wooden blocks or strips are used, they shall not exceed 8 in. in length and shall not be placed less than 32 in. o. c. horizontally and vertically.

PARAPET WALL

4.4.5.24.(1) Every parapet wall shall be constructed of solid masonry of solid units or of hollow units in which all voids are filled with concrete or mortar.

(2) Every parapet wall and masonry balustrade shall be capped with an impervious coping of metal, vitrified tile, stone or other equivalent material, except that coping of concrete, stone or permeable masonry may be used provided such copings are flashed on the top and back with corrosion-resistant metal, or through flashing shall be provided under such coping for the full thickness of the wall.

(3) Every parapet wall less than 12 in. in thickness shall be protected on the back by a noncorrosive flashing extending from the roof to the underside of the coping or to a line at least 3 ft above the adjacent roof level.

DRAINAGE OF WALLS

4.4.5.25. Weep holes at least $\frac{3}{8}$ in. in diameter shall be provided immediately above the base flashing in veneered walls having bearing support, and in cavity walls at horizontal spacing not exceeding 24 in. o. c.

Subsection 4.4.6. Masonry Veneer

4.4.6.1.(1) Masonry veneer shall not be considered to be part of a wall when computing its strength or thickness.

(2) Masonry veneer shall be anchored or tied to resist all lateral forces.

(3) Masonry veneer shall not be considered as loadbearing.

VENEER OF MASONRY UNITS

4.4.6.2.(1) Unit masonry veneer shall be of solid units not less than 3 in. actual thickness laid with full mortar joints.

(2) Raked mortar joints shall not be used in unit masonry veneer except when the veneer is at least 4 in. thick.

(3) Unit masonry veneer more than 36 ft above the top of the foundation wall shall bear on masonry, concrete or other noncombustible bearing supports spaced not more than 12 ft vertically.

(4) Veneer attached to wood-frame construction shall not extend more than 36 ft above the top of the foundation wall.

4.4.6.3. Veneer above openings shall be supported on lintels of noncombustible material.

4.4.6.4. Masonry veneer 3 in. or more in thickness and resting on a bearing support shall be tied to masonry back-up or to wood framing members with not less than 28-gauge $\frac{7}{8}$ -in.-wide corrosion-resistant straps spaced in accordance with Table 4.4.6.A. and shaped to provide a key with the mortar.

TABLE 4.4.6.A.

Forming Part of Article 4.4.6.4.

Maximum Vertical Spacing, in.	Maximum Horizontal Spacing, in.
16	32
20	24
24	16
Column 1	2

THIN MASONRY VENEER INDIVIDUALLY SECURED BY METAL ANCHORS

4.4.6.5.(1) The minimum thickness of masonry units for veneers of limestone, marble, granite, precast stone, travertine and terrazzo shall be $1\frac{1}{4}$ in.

(2) Veneer units in Sentence (1) shall not exceed 25 sq ft in face area and shall have no dimension greater than 6 ft.

(3) Individual masonry veneer units in Sentence (1) shall not support any other veneer unit.

(4) Back-up for masonry veneer in Sentence (1) shall be solid masonry of solid units.

(5) Each masonry veneer unit in Sentence (1) shall be anchored with,

- (a) at least 2 anchors at the top and 2 anchors at the bottom, spaced not more than 2 ft o. c. ;
- (b) anchors at the sides where the units are greater than 30 in. in height; and
- (c) at least 1 anchor for every 2 sq ft of surface area.

(6) Anchors in Sentence (5) shall be at least equivalent to $\frac{1}{8}$ -in. by $1\frac{1}{4}$ -in. clip angles, secured to the back-up with $\frac{1}{4}$ -in. by $2\frac{1}{2}$ -in. expansion bolts in lead shields and secured to the veneer units with $\frac{1}{4}$ -in. by 2-in-long steel dowels passing through the anchors and extending 1 in. into each stone.

(7) Materials used for anchorage in Sentence (6) shall be corrosion-resistant.

THIN MASONRY VENEERS SECURED BY MORTAR ADHESION

4.4.6.6.(1) Except as provided in Article 4.4.6.7., veneers of natural or artificial stone or other masonry materials secured by mortar shall,

- (a) be not less than $\frac{5}{8}$ in. thick and not more than $1\frac{5}{8}$ in. thickness with individual units,
 - (i) not exceeding 144 sq in. in area,
 - (ii) not less than 2 in. in height, and
 - (iii) having a greatest face dimension not more than 10 times its least face dimension;
- (b) be supported by backing conforming to backing for glass veneer in Sentence 4.4.6.8.(6);
- (c) comply with the compressive strength and the absorption requirements for the materials used, but in no case shall the absorption be more than 16 per cent or less than 5 per cent;

- (d) extend not more than 36 ft above the top of foundation wall on masonry walls or 24 ft above the top of foundation wall on frame walls;
- (e) be flashed at the top to prevent the penetration of moisture;
- (f) have all joints grouted and pointed with waterproofing cement compound;
- (g) be secured to the backing by the equivalent of,
 - (i) metal lath fastened in place by not less than 2½-in. galvanized nails spaced not more than 8 in. o. c. vertically and 16 in. o. c. horizontally, and
 - (ii) a full undercoat of Type M mortar at least ¾ in. thick applied to the back of the veneer units to provide full embedment of the units.

TILE VENEER 1 IN. OR LESS IN THICKNESS

4.4.6.7.(1) Except as provided in Sentence (2), tile veneer secured by mortar shall,

- (a) extend not more than 36 ft above the top of foundation wall;
- (b) not exceed 1 in. in thickness with individual units,
 - (i) not exceeding 144 sq in. in area,
 - (ii) not exceeding 16 in. in any dimension, and
 - (iii) corrugated or scored on the back for increased bond when the tile exceeds 36 sq in. in area;
- (c) be supported by backing conforming to backing for glass veneer in Sentence 4.4.6.8.(6);
- (d) be applied to its backing by means of full embedment in Type M mortar with all joints filled; and
- (e) be flashed at the top to prevent the penetration of moisture.

(2) Mosaic tile not exceeding ¼ in. in thickness or 2¼ sq in. in area applied to a wall on a mortar or plaster bed shall not be deemed to be a veneer.

GLASS VENEER

4.4.6.8.(1) Glass veneer shall not be applied to the exterior of a wall at the height of more than 18 ft or less than 6 in. above the top of foundation wall.

(2) Glass veneer shall be not less than ¼ in. in thickness.

(3) Glass veneer units shall not exceed 8 sq ft in area and shall not exceed 4 ft in any dimension.

(4) Glass veneer shall be set in asphaltic mastic cement applied over a priming or bonding coat of a composition to ensure adequate adhesion of the 2 materials.

(5) Jointing or pointing cement used to butter the edges of glass veneer units shall be durable non-shrink type.

(6) The backing for glass veneer shall provide a sound, dry, rigid plane surface consisting of masonry, reinforced concrete, cement plaster on metal lath or other non-combustible material.

(7) Cement plaster in Sentence (6) shall be at least ¾-in. thick conforming to the requirements of Part 9 and applied to metal lath supported vertically and horizontally at intervals not exceeding 12 in.

(8) Wood sheathing shall not be used as a base for the direct application of glass veneer.

(9) In addition to the mastic cement in Sentence (4), glass veneer more than 4 ft above the top of foundation wall shall be supported by corrosion-resistant metal shelf

(a) not less than 2 in. in length;

(b) of not less than No. 16 gauge;

(c) located near each end of each glass unit and spaced not more than 2 ft o. c. horizontally and 3 ft o. c. vertically, except that units not exceeding 1 ft in width may be supported on a single support located near the centre of the unit;

(d) located so that the outside edge of the shelf angle is approximately $\frac{1}{8}$ in. from the face of the veneer; and

(e) attached to the masonry backing by means of expansion bolts.

(10) Horizontal joints in glass veneer shall be cushioned with pads of adhesive cork extending from the back of the glass to within $\frac{1}{8}$ in. from the face.

(11) No glass unit shall touch any other glass unit.

(12) Every joint shall be filled with joint cement to ensure watertight construction.

(13) Every exposed edge of glass veneer shall be protected from the weather by non-corrosive flashing, and uncompleted exterior glass veneer shall be made watertight when work is not in progress.

(14) Individual glass veneer units used in soffits shall,

(a) not exceed 4 sq ft in area;

(b) not exceed 30 in. in any dimension; and

(c) be held in place by wood or metal mouldings providing a continuous bearing of not less than $\frac{3}{4}$ in. for the glass.

(15) Where 4 corners of adjoining glass veneer units meet, moulding described in Sentence (14) may be replaced by a screw and metal rosette attached to a wood ground provided mastic cement is used behind the glass.

FACING ON PRECAST CONCRETE

4.4.6.9.(1) Where a thin slab of stone or other material forms a facing for a precast concrete wall panel, such stone slab shall not be deemed to be a veneer provided,

(a) the stone is bonded to the concrete back-up when the wall panels are cast; and

(b) evidence is provided to show that the facing and concrete back-up will act monolithically.

LIMESTONE VENEER

4.4.6.10.(1) Veneers of limestone shall conform to Standards listed in (a), (b), (c), (d), as revised to 1 May, 1975,

(a) conform to ASTM C568-67 (1972), "Dimension Limestone", classified as Type II, medium density;

- (b) have an ultimate compressive dry strength not less than 5,000 psi when tested in accordance with ASTM C170-50 (1970), "Compressive Strength of Natural Building Stone";
 - (c) have a modulus of rupture of at least 850 psi when tested in accordance with ASTM C99-52 (1970), "Modulus of Rupture of Natural Building Stone";
 - (d) have a percentage absorption by weight not exceeding 5.3 when tested in accordance with ASTM C97-47 (1970), "Absorption and Bulk Specific Gravity of Natural Building Stone";
 - (e) have no visible bedding or cleavage plane; and
 - (f) be not less than 3 $\frac{5}{8}$ in. in actual thickness.
- (2) Except as otherwise specified, all limestone veneer shall conform to all other applicable requirements of this Subsection.
- (3) All limestone veneer that is applied more than 18 ft above finished ground level shall,
- (a) bear on noncorrosive bearing supports spaced vertically not more than 36 times the actual thickness of the stone;
 - (b) be supported against lateral load by corrosion-resistant supports spaced so that the allowable stresses in the stone are not exceeded, but not farther apart vertically than 30 times the thickness of the stone;
 - (c) be tied to each bearing support and to each lateral support with noncorrosive anchors capable of resisting all inward and outward lateral loads; and
 - (d) be anchored to a backing with corrosion-resistant anchors spaced not more than 18 in. o. c. along the perimeter of each unit.
- (4) The allowable stresses in limestone veneer units shall not exceed 1/10 of the appropriate value determined in accordance with the standard methods of test listed in Sentence (1).
- (5) All limestone veneer shall be anchored and supported so that normal building movements will not cause loads to be transmitted from panel to panel or from floor to floor.
- (6) Limestone that shows evidence of cracking or other deterioration shall not be used.

Subsection 4.4.7. Prefabricated Masonry

4.4.7.1. All provisions of this Section except Subsections 4.4.4., 4.4.5. and 4.4.6. shall apply to prefabricated masonry except as provided in this Subsection.

4.4.7.2.(1) RESERVED

(2) Lifting devices designed for 100 per cent impact shall be provided in prefabricated masonry sections and the material used in the lifting device shall,

- (a) not be brittle; and
- (b) be capable of resisting all forces which might arise during the process of erection.

4.4.7.3.(1) Elements shall be stored, transported and placed so that they will not be overstressed or damaged.

(2) Prefabricated masonry elements shall be adequately braced and supported during the erection to ensure proper alignment and safety, and such bracing or support shall be maintained until permanent connections are made.

4.4.7.4.(1) Design and detailing of all joints and bearings shall be based on the forces to be resisted and the effects of dimensional changes due to shrinkage, elastic deformation, creep and temperature.

(2) Joints and connections shall be detailed to allow sufficient tolerances for manufacture and erection of the elements.

(3) Bearings shall be detailed to provide for stress concentrations, rotations and the possible development of horizontal forces by friction or other restraints.

Subsection 4.4.8. Laying, Placing and Erection

4.4.8.1.(1) Laying, placing and erection shall be in conformance with CSA A224-1970, "Design and Construction of Unit Masonry", as revised to 1 May, 1975.

SECTION 4.5 PLAIN, REINFORCED AND PRESTRESSED CONCRETE

Subsection 4.5.1. General

APPLICATION

4.5.1.1.(1) This Section applies to the following buildings and their structural members made from plain, reinforced or prestressed concrete whether precast or cast in place:

- (a) all buildings used or intended for the following occupancies,
 - (i) Group A, Assembly Occupancies,
 - (ii) Group B, Institutional Occupancies,
 - (iii) Group F, Division 1, High Hazard Industrial Occupancies;
- (b) all buildings exceeding 3 storeys in building height or 6,000 sq ft in building area and which are used or intended to be used for the following occupancies,
 - (i) Group C, Residential Occupancies,
 - (ii) Group D, Business and Personal Services Occupancies,
 - (iii) Group E, Mercantile Occupancies,
 - (iv) Group F, Divisions 2 and 3, Medium and Low Hazard Industrial Occupancies;
- (c) retaining walls;
- (d) signs;
- (e) communication towers exceeding 50 ft in height;
- (f) pedestrian bridges;
- (g) permanent crane runways that impose loads on buildings;
- (h) fire escapes;
- (i) exterior storage tanks.

N.B.: For buildings not listed in Sentence 4.5.1.1.(1), requirements for design will be found in Part 9.

(2) RESERVED

4.5.1.2. RESERVED

4.5.1.3. RESERVED

MINIMUM SAFETY AND PERFORMANCE

4.5.1.4. Buildings and their structural members shall be designed to resist all effects of loads and influences that may be expected and shall satisfy the requirements of Section 4.1.

Subsection 4.5.2. Design Requirements

4.5.2.1. Except as set forth in Article 4.1.1.4. buildings and their structural members made of plain, reinforced concrete and prestressed concrete shall conform to CSA A23.3-1973, "Code for the Design of Concrete Structures for Buildings", as revised to 1 May, 1975.

4.5.2.2. RESERVED

Subsection 4.5.3. RESERVED

SECTION 4.6 STEEL

Subsection 4.6.1. General

APPLICATION

4.6.1.1.(1) This Section applies to the design of all structural members and their assemblies used in the following:

- (a) all building used or intended for the following occupancies;
 - (i) Group A, Assembly Occupancies,
 - (ii) Group B, Institutional Occupancies,
 - (iii) Group F, Division 1, High Hazard Industrial Occupancies;
- (b) all buildings exceeding 3 storeys in building height or 6,000 sq ft in building area and which are used or intended to be used for the following occupancies:
 - (i) Group C, Residential Occupancies,
 - (ii) Group D, Business and Personal Services Occupancies,
 - (iii) Group E, Mercantile Occupancies,
 - (iv) Group F, Divisions 2 and 3, Medium and Low Hazard Industrial Occupancies;
- (c) retaining walls;
- (d) signs;
- (e) communication towers exceeding 50 ft in height;
- (f) pedestrian bridges;
- (g) permanent crane runways that impose loads on buildings;
- (h) fire escapes;
- (i) exterior storage tanks.

N.B.: For buildings not listed in Sentence 4.6.1.1.(1), requirements for design will be found in Part 9.

(2) RESERVED

4.6.1.2. RESERVED

4.6.1.3. RESERVED

MINIMUM SAFETY AND PERFORMANCE

4.6.1.4. Buildings and their structural members shall be designed to resist all effects of loads and influences that may be expected and shall satisfy the requirements of Section 4.1.

Subsection 4.6.2. Design Requirements

4.6.2.1. Except as provided in Article 4.1.1.4., buildings and their structural members made of structural steel shall conform to CSA S16-1969, "Steel Structures for Buildings" or CSA S16.1-1974, "Steel Structures for Buildings—Limit States Design", both as revised to 1 May, 1975.

4.6.2.2. Except as set forth in Article 4.1.1.4., buildings and their structural members made of light gauge steel shall conform to CSA S136-1974, "Cold Formed Steel Structural Members", as revised to 1 May, 1975.

4.6.2.3. RESERVED

SECTION 4.7 ALUMINUM

Subsection 4.7.1. General

APPLICATION

4.7.1.1.(1) This Section applies to the following buildings and their structural members made from structural and light gauge aluminum,

- (a) all buildings used or intended for the following occupancies,
 - (i) Group A, Assembly Occupancies,
 - (ii) Group B, Institutional Occupancies,
 - (iii) Group F, Division 1, High Hazard Industrial Occupancies;
- (b) all buildings exceeding 3 storeys in building height or 6,000 sq ft in building area and which are used or intended to be used for the following occupancies,
 - (i) Group C, Residential Occupancies,
 - (ii) Group D, Business and Personal Services Occupancies,
 - (iii) Group E, Mercantile Occupancies,
 - (iv) Group F, Divisions 2 and 3, Medium and Low Hazard Industrial Occupancies;
- (c) retaining walls;
- (d) signs;
- (e) communication towers exceeding 50 ft in height;
- (f) pedestrian bridges;

(g) permanent crane runways that impose loads on buildings ;

(h) exterior storage tanks.

N.B.: For buildings not listed in Sentence 4.7.1.1.(1), requirements for design will be found in Part 9.

(2) RESERVED

4.7.1.2. RESERVED

4.7.1.3. RESERVED

MINIMUM SAFETY AND PERFORMANCE

4.7.1.4. Buildings and their structural members shall be designed to resist all effects of loads and influences that may be expected and shall satisfy the requirements of Section 4.1.

Subsection 4.7.2. Design Requirements

4.7.2.1. Except as set forth in Article 4.1.1.4., buildings and their structural members made of structural aluminum shall conform to CSA S157-1969, "Structural Use of Aluminum in Buildings", as revised to 1 May, 1975.

4.7.2.2. Except as set forth in Article 4.1.1.4., buildings and their structural members made of light gauge aluminum shall conform to CSA S190-1968, "Design of Light Gauge Aluminum Products", as revised to 1 May, 1975.

SECTION 4.8 WIND, WATER AND VAPOUR PROTECTION

Subsection 4.8.1. General

APPLICATION

4.8.1.1.(1) This Section applies to the design of the following building assemblies with respect to the control of groundwater, condensation, and the penetration of wind and rain,

(a) all buildings used or intended for the following occupancies:

(i) Group A, Assembly Occupancies,

(ii) Group B, Institutional Occupancies,

(iii) Group F, Division 1, High Hazard Industrial Occupancies;

(b) all buildings exceeding 3 storeys in building height or 6,000 sq ft in building area and which are used or intended to be used for the following occupancies,

(i) Group C, Residential Occupancies,

(ii) Group D, Business and Personal Services Occupancies,

(iii) Group E, Mercantile Occupancies,

(iv) Group F, Divisions 2 and 3, Medium and Low Hazard Industrial Occupancies.

N.B.: For buildings not listed in Sentence 4.8.1.1.(1), requirements for design will be found in Part 9.

(2) RESERVED

CONTROL OF CONDENSATION

Vapour
and air
barriers

4.8.1.2.(1) Except as provided in Sentence (3), where a building assembly is to be subjected to a temperature differential and differential in water vapour pressure and will be adversely affected by condensation, the assembly shall be designed to prevent condensation by providing a continuous vapour and air barrier in the assembly on the high vapour pressure side of the material that has the major thermal resistance.

(2) Except as provided in Sentence (3), where a material or combination of materials that have a resistance to water vapour flow equivalent to that of a vapour barrier are used on the low vapour pressure side of the material that has the major thermal resistance in a building assembly,

- (a) a continuous vapour barrier, for use in above-grade building construction, shall be installed on the high vapour pressure side; and
- (b) an air space ventilated to the outside or other method of equal effectiveness shall be provided for removing the water vapour that may pass from the high vapour pressure side through the material with the major thermal resistance.

(3) The requirements of Sentences (1) & (2) do not apply where proof is provided to the Chief Building Official to show that the performance of a building assembly is satisfactory with respect to the control of condensation.

CONTROL OF WIND AND RAIN PENETRATION

Joints

4.8.1.3.(1) Joints in exterior cladding and the junctions of different exterior claddings shall be constructed to minimize the entrance of rain water into the building assembly.

(2) Components of a building assembly shall be so constructed as to limit the amount of air infiltration and exfiltration at junctions of components.

Air infiltration
and exfiltration

(3) An opening in an exterior wall or roof shall be so constructed as to prevent the entrance of rain or snow into the building.

(4) Roofing shall be installed so as to,

Roofing

- (a) shed or drain water effectively;
- (b) reduce the likelihood, when the roofing is comprised of overlapping units, of water backing up under the units due to ice damming or other cause; and
- (c) be resistant to damage due to wind.

(5) Where the top of a wall is exposed to the weather,

Parapets

- (a) it shall be capped; and
- (b) a through-wall flashing shall be installed immediately under the cap of the wall, and at such other points in the wall as are necessary to divert to the outside rain-water that has penetrated.

Exterior wall
cladding

(6) Exterior cladding shall be so installed that it sheds water to prevent its entry into other components of the building assembly and where there is a likelihood of some penetration, drainage shall be provided to take water to the outside.

CONTROL OF GROUNDWATER

Through wall
flashing

4.8.1.4.(1) Where moisture from the ground can move upward into a wall and cause deterioration of the materials in the wall assembly, a through-wall flashing shall be installed in the wall below the materials likely to be so affected.

(2) The portion of an exterior basement or cellar wall below ground level or any floor slab in contact with the ground shall be dampproofed or waterproofed as appropriate in

accordance with the requirements in Part 9 where such wall or floor is not impervious to water.

(3) Crawl spaces shall be provided with a ground cover in conformance with Part 9.

(4) Unless groundwater levels and site conditions are such that water will not accumulate in the crawl space the crawl space shall be sloped to drain to a sewer, ditch or dry well.

Subsection 4.8.2. Materials

Material
specifications

4.8.2.1. A material used for exterior cladding, vapour barrier, flashing, thermal insulation or fastening device shall comply with the appropriate material requirements as set forth in the appropriate sections of Parts 3, 4 and 9.

Materials
resistant to
deterioration

4.8.2.2. A material exposed to corrosive conditions shall be corrosion resistant or shall be resistant to deterioration under those conditions.

Fastening
devices

4.8.2.3. Fastening devices shall be made of a material which is compatible with the materials to be so joined and shall be resistant to the type of corrosion likely to be present.

Subsection 4.8.3. Practices

Installation
practices

4.8.3.1. Where a material is used for exterior cladding, vapour barrier, thermal insulation, sheathing paper, flashing or fastening device, the practices to be followed in installing it shall be in accordance with the requirements set forth in the appropriate sections of Parts 3, 4 and 9.

4.8.3.2.(1) Exterior cladding shall be securely fastened to backing that is,

- (a) an integral structural element of a building; or
- (b) an element added to the structure for the purpose of supporting such exterior cladding.

(2) Backing for exterior cladding as provided for in Sentence (1) shall be so located, secured and of a kind suitable for the type of fasteners to be used for attachment.

Attachment
to
accommodate
stresses and
deformation

4.8.3.3. Exterior cladding shall be designed, constructed and attached so as to accommodate stresses and deformations within the structure, the cladding system and all points of attachment caused by wind, earthquake and temperature effects, as described in Section 4.9.

SECTION 4.9 CLIMATIC INFORMATION FOR BUILDING DESIGN IN ONTARIO

Subsection 4.9.1. General

APPLICATION

4.9.1.1.(1) The climatic data contained in Charts 1-12 and Tables 4.9.9.A and 4.9.10.A shall be used in the design of all buildings.

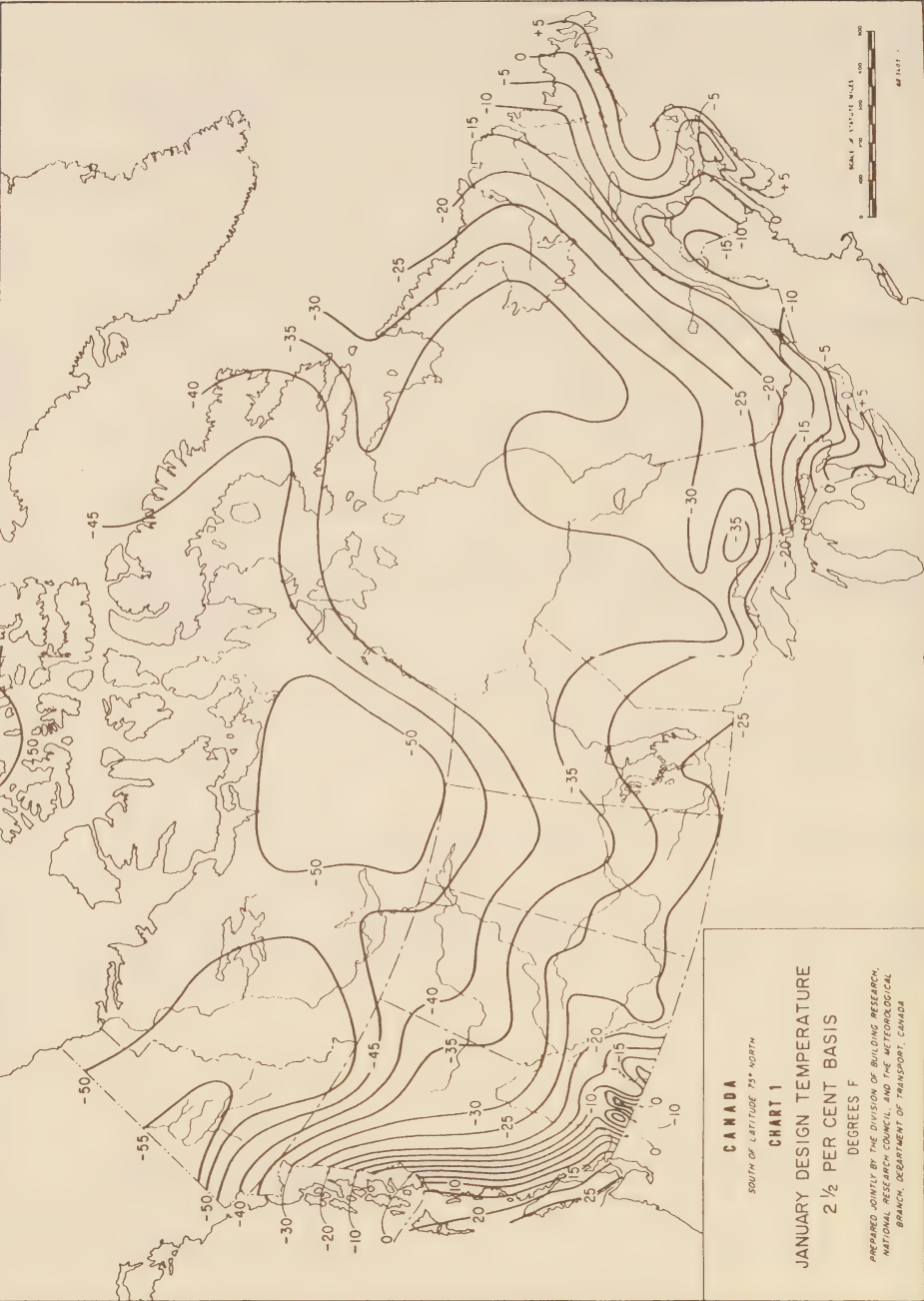
(2) Climatic data for Municipalities shall be listed in Table 4.9.2.A. in conformance with the data in Subsection 4.9.10., Table 4.9.10.A., together with the depth of foundations.

Forming part of Sentence 4.9.1.1.(2)

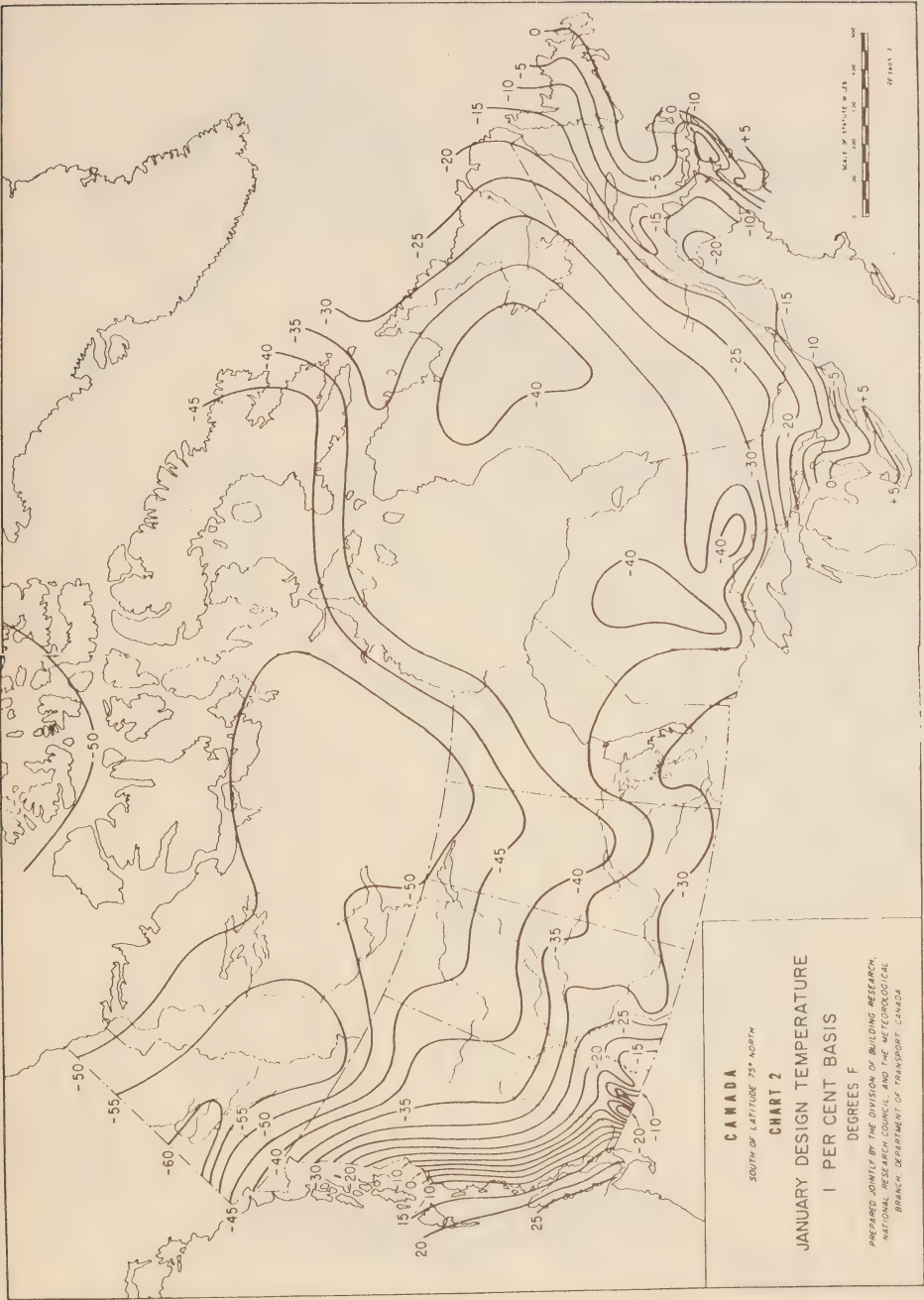
Apply to Code Requirement

2021

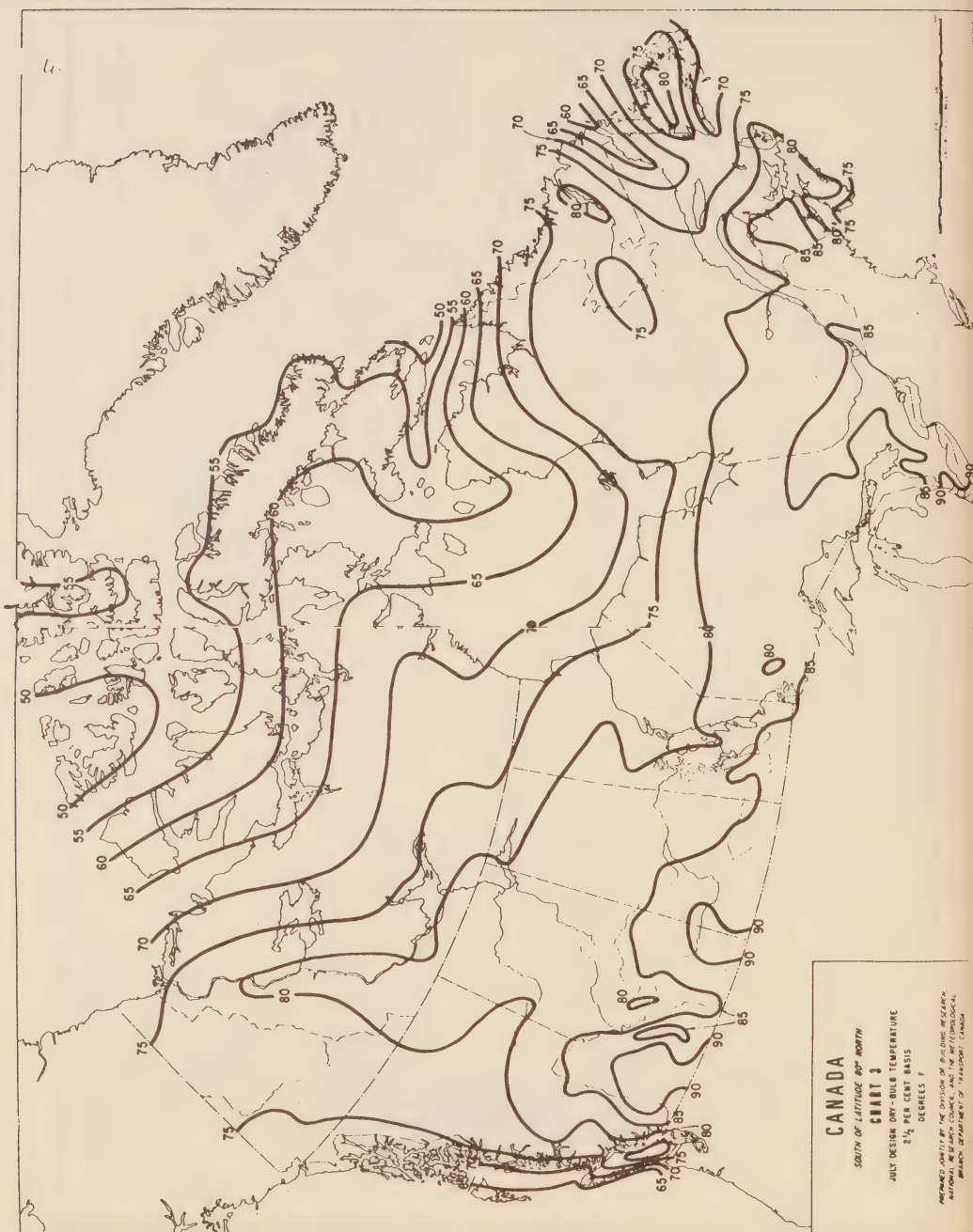
Subsection 4.9.2. January Design Temperature



Subsection 4.9.2. January Design Temperatures



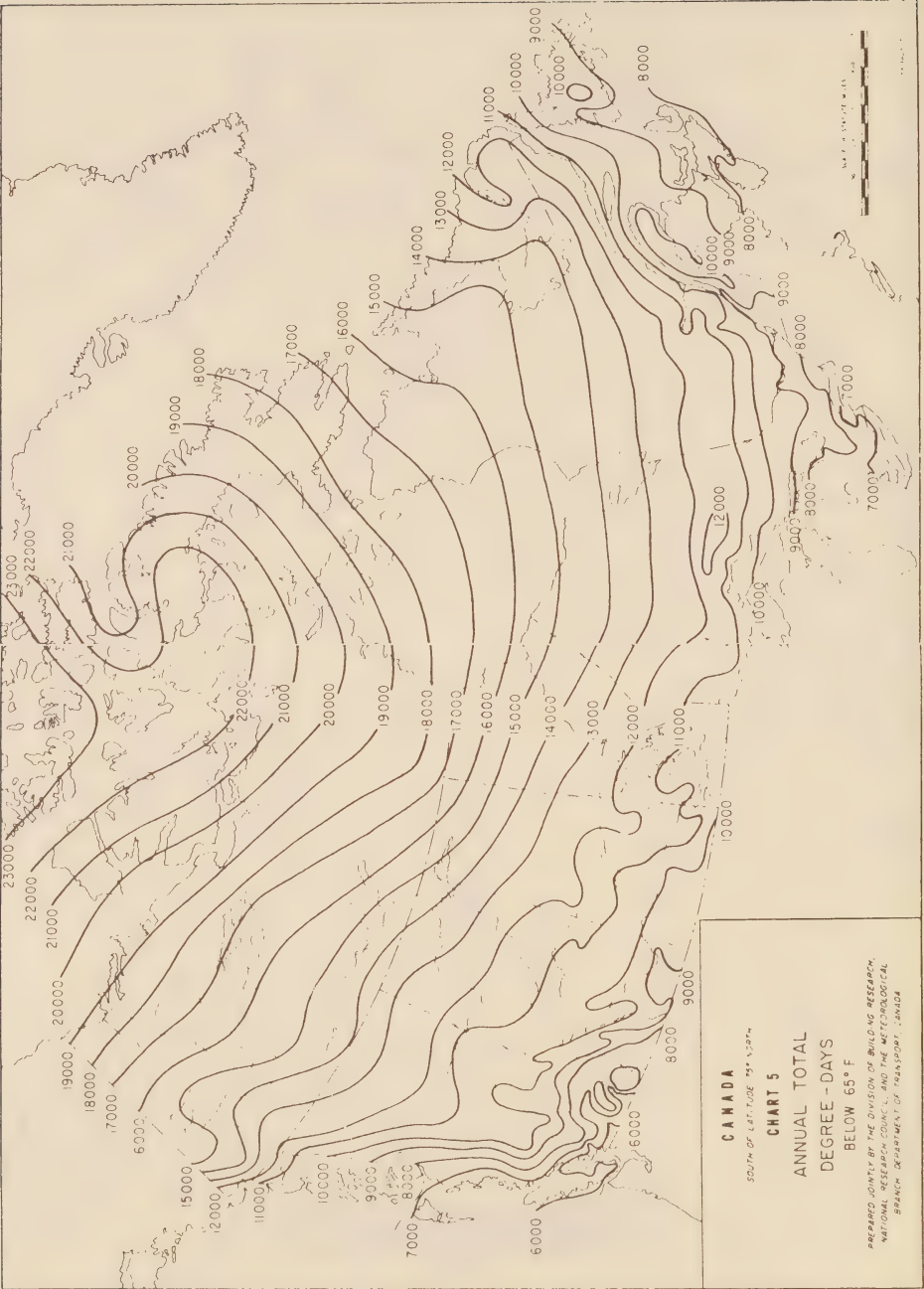
Subsection 4.9.3. July Design Temperatures



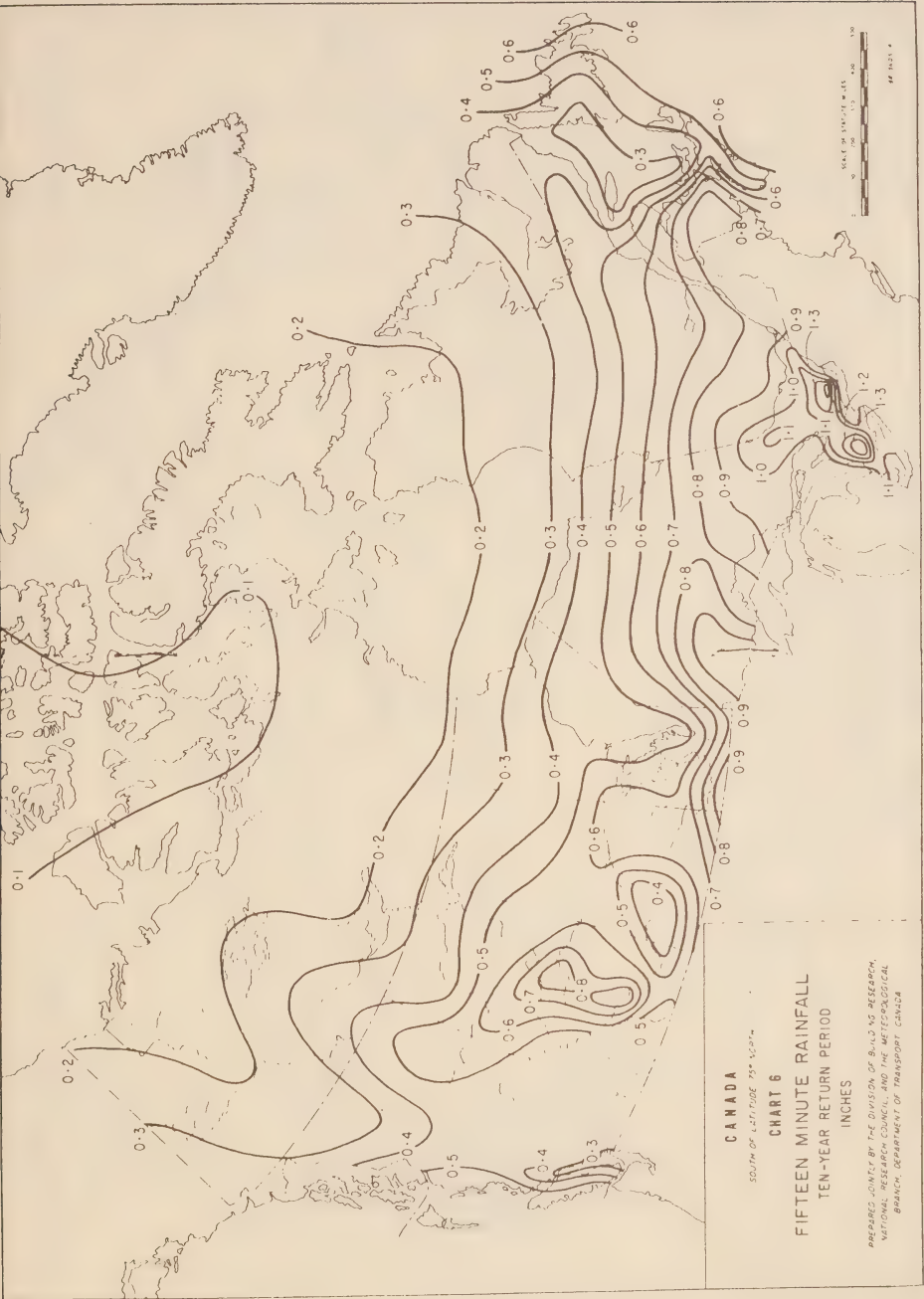
CANADA
SOUTH OF LATITUDE 60° NORTH
CHART 4
JULY DESIGN WET-BULB TEMPERATURE
2% PER CENT BASIS
DEGREES F

APPROVED COPY OF THE DIVISION OF BUILDING RESEARCH,
NATIONAL RESEARCH COUNCIL, AND THE METEOROLOGICAL
BRANCH, DEPARTMENT OF TRANSPORT, CANADA

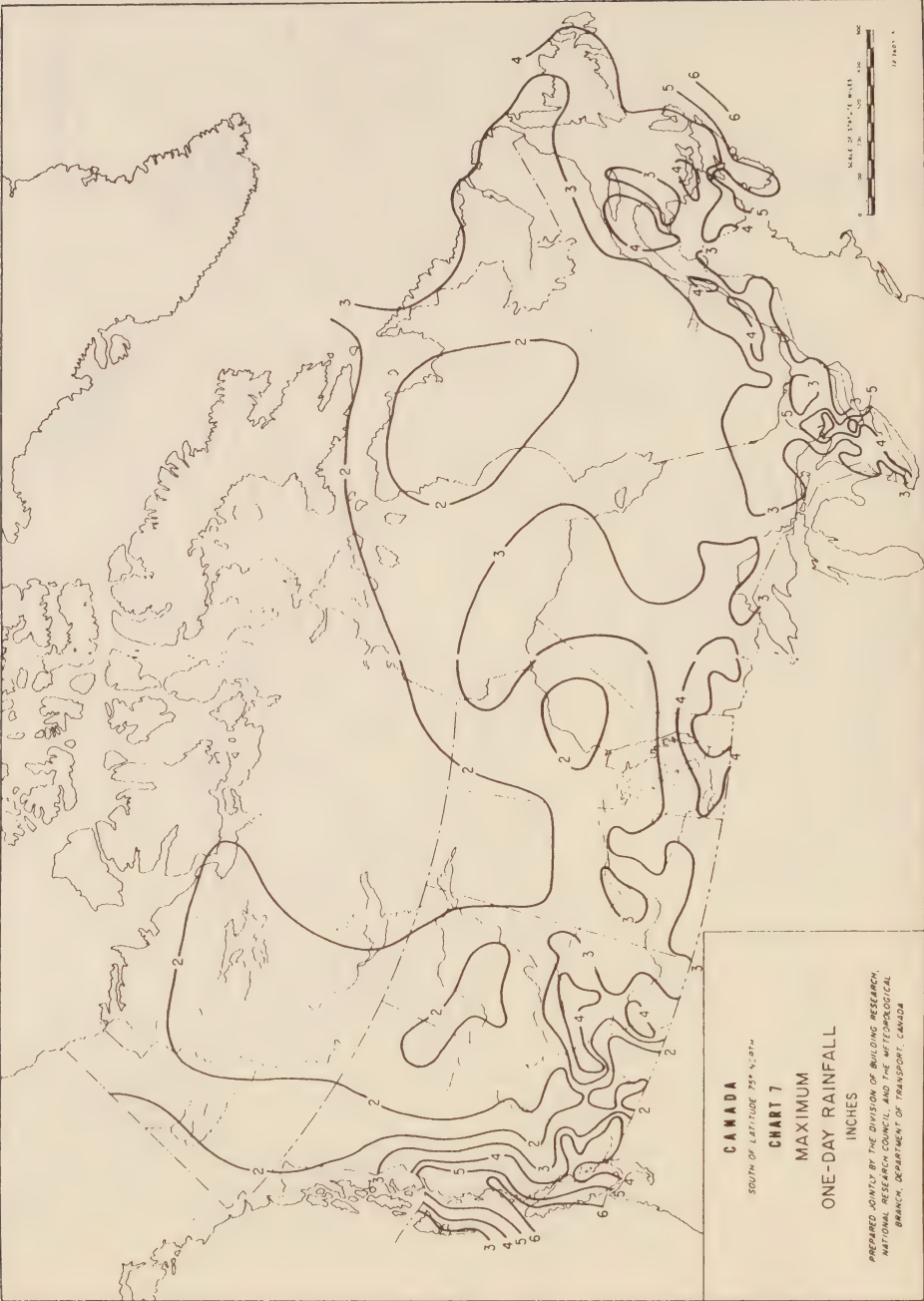
Subsection 4.9.4. Heating Degree-Days



Subsection 4.9.5. Rainfall Intensity (15 Minute)



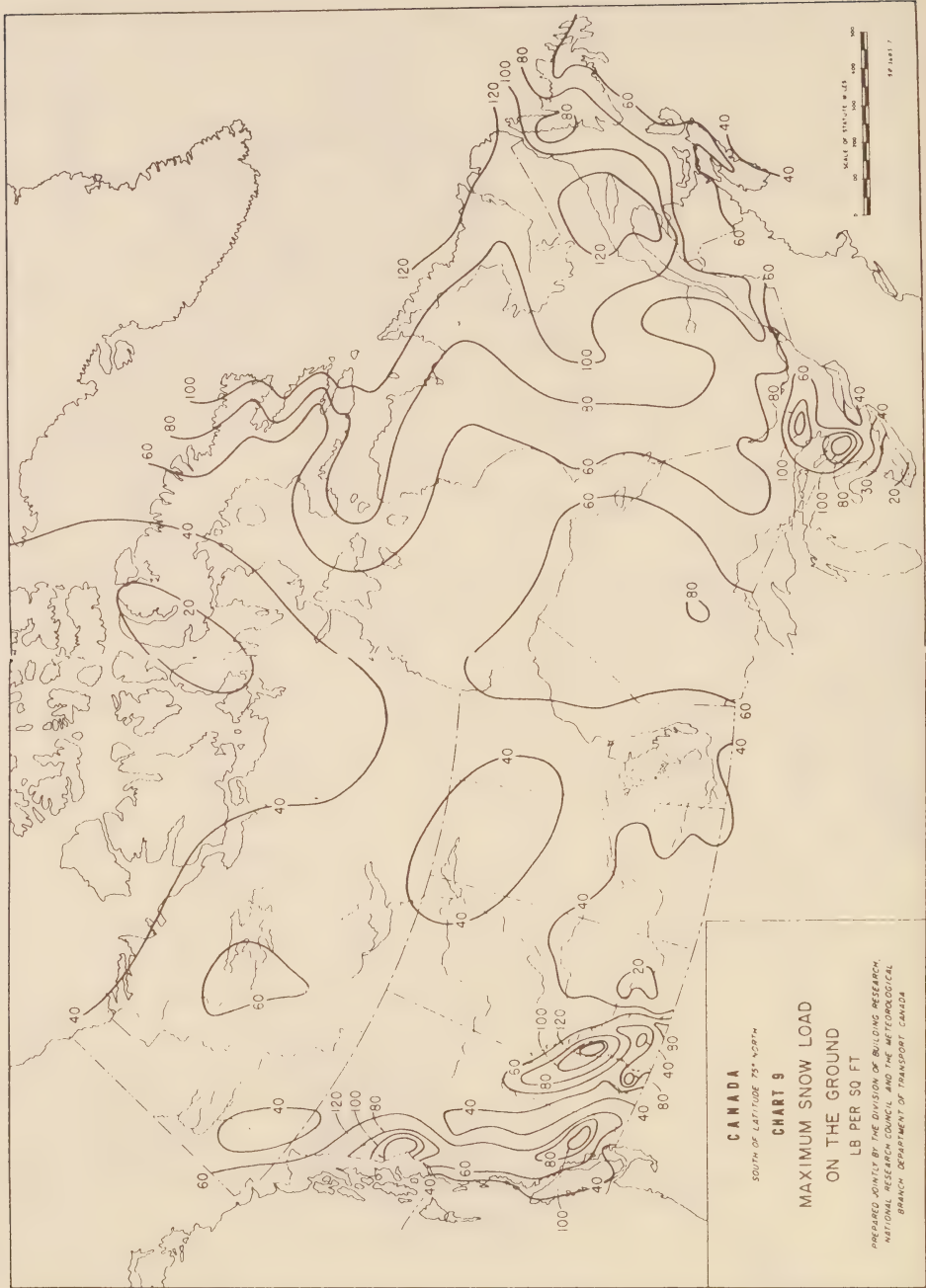
Subsection 4.9.5. Rainfall Intensity (24 hours)

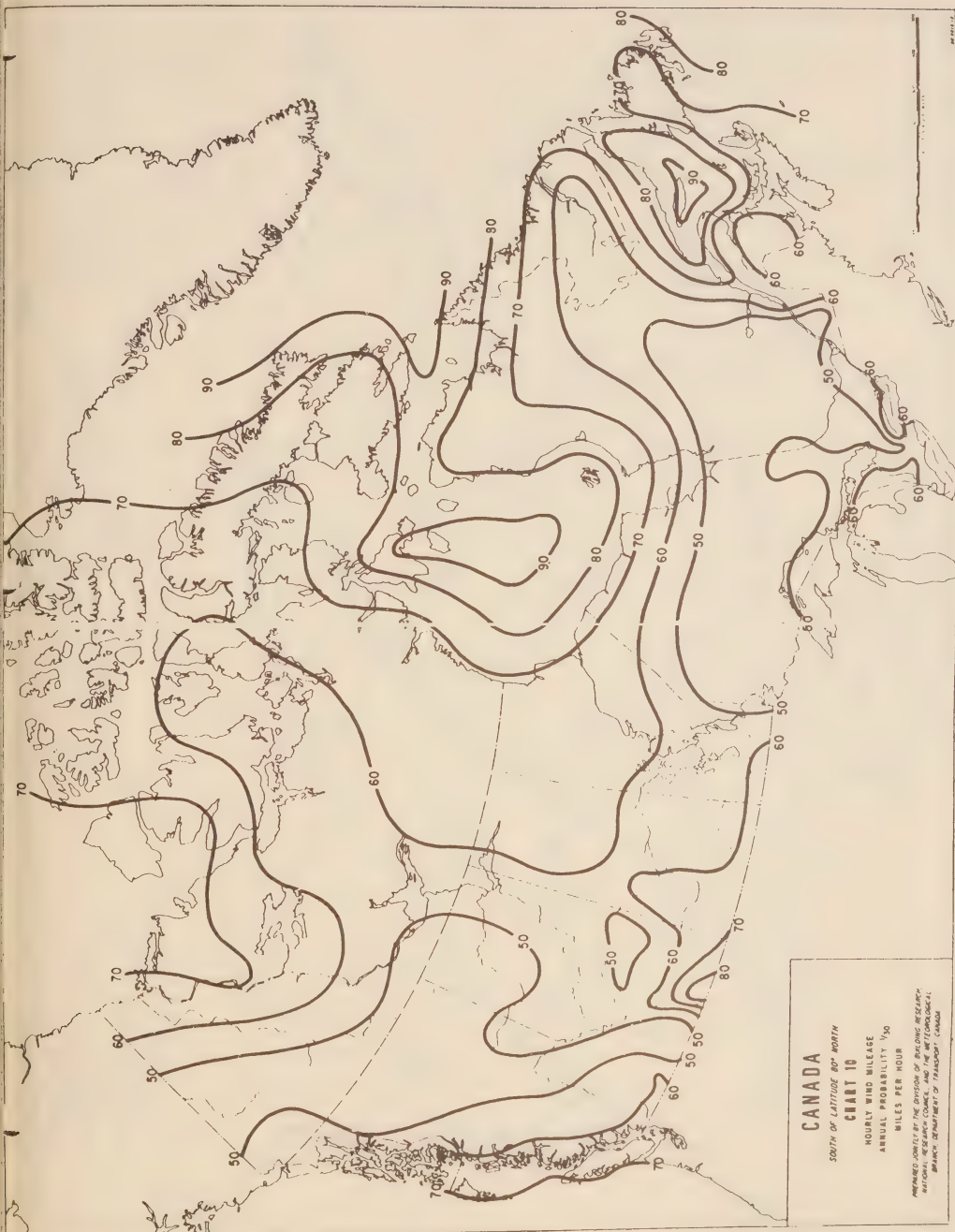


Subsection 4.9.5. Rainfall Intensity
(Annual Total Precipitation)



Subsection 4.9.6. Snow Loads





Subsection 4.9.8. Permafrost





TABLE 4.9.9.A.
Definition of Seismic Zones

Seismic Zone	Range of Horizontal Ground Acceleration g (units of gravity)	Assigned Horizontal Design Ground Acceleration A, g (units of gravity)
0	Less than 0.01	0
1	Equal to or greater than 0.01 to less than 0.03	0.02
2	Equal to or greater than 0.03 to less than 0.06	0.04
3	Equal to or greater than 0.06	0.08
Column 1	2	3

Subsection 4.9.10. Design data for selected locations in Ontario

TABLE 4.9.10.A.
Forming Part of Subsection 4.9.10.

DESIGN DATA FOR SELECTED LOCATIONS IN ONTARIO

Province and Location	Design Temperature				Degree Days Below 65°F	15 Min. Rain. in.	One Day Rain. in.	Ann. Tot. Pcpn. in.	Gnd. Snow Load, psf	Hourly Wind Pressures			Seismic Zone
	January		July 2½%							1/10, psf	1/30, psf	1/100, psf	
	2½%, °F	1%, °F	Dry, °F	Wet, °F									
Ailsa Craig.....	4	1	88	74	7300	1.0	3.5	38	40	8.3	10.4	12.9	1
Ajax.....	-2	-5	87	75	7500	0.9	3.0	32	43	9.0	11.0	13.3	1
Alexandria.....	-11	-16	86	74	8400	1.1	3.0	37	58	6.4	7.8	9.4	2
Alliston.....	-7	-11	85	74	8300	1.1	4.5	30	65	4.6	6.1	7.9	1
Almonte.....	-14	-18	86	74	8700	1.0	3.0	33	60	6.2	7.8	9.6	2
Ansonville.....	-27	-32	86	71	11400	0.8	2.5	30	69	6.4	7.8	9.4	1
Armstrong.....	-38	-44	83	71	12458	0.9	4.0	27	82	4.3	5.1	6.0	0
Arnprior.....	-16	-20	87	74	8800	0.9	3.0	31	60	5.7	7.1	8.7	2
Atikokan.....	-29	-34	85	72	11066	1.0	3.5	25	65	4.2	5.1	6.0	0
Aurora.....	-4	-8	86	74	7900	1.1	4.0	29	48	6.4	8.2	10.5	1
Bancroft.....	-15	-19	84	73	9100	1.0	2.5	30	73	4.8	6.1	7.6	1
Barrie.....	-9	-13	85	73	8200	1.1	5.0	32	60	4.4	6.1	8.1	1
Barriehead.....	-7	-10	82	75	7800	0.9	4.5	34	50	7.3	8.9	10.8	1
Beaverton.....	-10	-14	86	73	8400	1.1	5.5	34	50	5.0	6.7	8.7	1
Belleville.....	-7	-11	86	75	7709	0.9	3.0	32	50	6.7	8.2	10.1	1
Belmont.....	4	0	88	75	7300	1.0	3.5	37	38	7.3	9.4	12.0	1
Bowmanville.....	-3	-6	86	75	7600	0.9	3.0	32	44	9.6	11.5	13.7	1
Bracebridge.....	-13	-17	84	72	8800	1.0	4.5	40	69	4.0	5.3	6.8	1
Bradford.....	-7	-11	86	74	8100	1.1	4.5	30	52	5.0	6.7	8.8	1
Brampton.....	0	-4	87	75	7721	1.1	6.0	31	50	6.6	8.2	10.2	1
Brantford.....	3	-1	88	75	7202	0.9	4.0	31	48	6.5	7.8	9.2	1
Brighton.....	-5	-8	86	75	7800	0.9	3.0	32	48	8.7	10.4	12.4	1
Brockville.....	-9	-13	85	75	7900	1.0	3.5	38	54	6.6	8.2	10.1	2
Brooklin.....	-3	-7	87	75	7800	0.9	3.0	31	44	8.0	9.9	12.2	1
Burks Falls.....	-14	-18	84	71	9300	1.0	4.0	36	106	4.2	5.5	7.1	1
Burlington.....	3	0	88	75	6800	0.9	4.0	31	40	7.5	8.9	10.5	2
Caledonia.....	4	1	88	75	7200	0.9	4.0	31	46	6.6	7.8	9.2	2
Cambridge.....	1	-3	86	75	7600	1.0	4.0	33	55	5.5	6.7	8.1	1
Campbellford.....	-9	-13	87	74	8100	1.0	3.5	31	55	6.1	7.8	9.8	1
Camp Borden.....	-8	-12	85	73	8200	1.1	4.5	28	65	4.5	6.1	8.1	1
Cannington.....	-9	-13	86	74	8400	1.1	5.0	32	50	5.1	6.7	8.7	1
Carleton Place.....	-13	-17	86	74	8600	1.0	3.0	33	58	6.2	7.8	9.7	2
Cavan.....	-7	-11	87	74	8200	1.1	3.0	31	52	6.5	8.2	10.3	1
Centralia.....	4	1	88	74	7243	1.0	3.5	38	41	7.8	9.9	12.5	1
Chapleau.....	-31	-36	82	71	10900	0.9	3.5	30	64	4.0	5.1	6.3	1
Chatham.....	6	3	90	75	6503	1.1	4.0	30	27	6.7	8.2	10.1	1
Chelmsford.....	-15	-20	86	70	9700	1.0	3.0	30	55	6.0	8.2	11.0	1
Chesley.....	0	-4	86	72	7800	1.1	3.0	35	80	6.9	8.9	11.4	1
Clinton.....	4	0	86	73	7600	0.9	3.5	35	50	7.8	9.9	12.5	1
Coboconk.....	-12	-16	85	73	8700	1.0	5.0	38	60	4.7	6.1	7.8	1

Subsection 4.9.10.

DESIGN DATA FOR SELECTED LOCATIONS IN ONTARIO

Province and Location	Design Temperature				Degree Days Below 65°F	15 Min. Rain. in.	One Day Rain. in.	Ann. Tot. Pcpn. in.	Gnd. Snow Load. psf	Hourly Wind Pressures			Seismic Zone
	January		July 2½%							1/10, psf	1/30, psf	1/100, psf	
	2½%, °F	1%, °F	Dry, °F	Wet, °F									
Cobourg.....	-4	-7	86	75	7700	0.9	3.0	32	45	9.7	11.5	13.6	1
Cochrane.....	-28	-32	85	71	11412	0.8	2.5	31	68	5.4	6.7	8.2	1
Colborne.....	-5	-8	86	75	7700	0.9	3.0	32	45	9.2	11.0	13.0	1
Collingwood.....	-6	-10	84	72	8400	1.1	4.0	32	85	5.3	7.1	9.3	1
Cornwall.....	-9	-14	86	75	8200	1.1	2.5	38	55	6.3	7.8	9.5	2
Corunna.....	6	2	90	74	7000	0.9	3.5	32	30	7.3	8.9	10.8	1
Deep River.....	-20	-24	88	73	9500	0.9	3.5	29	56	4.2	5.0	6.0	2
Deseronto.....	-7	-11	84	75	7500	0.9	3.5	33	50	6.7	8.2	10.1	1
Dorchester Sta.....	3	-1	88	75	7400	1.1	3.5	36	42	6.9	8.9	11.5	1
Dorion.....	-27	-32	82	70	10800	0.8	3.0	29	68	5.2	6.1	7.1	1
Dresden.....	5	2	90	75	6800	1.1	3.0	31	29	6.7	8.2	10.1	1
Dryden.....	-29	-32	78	72	11147	1.0	4.0	25	62	4.2	5.1	6.0	0
Dunbarton.....	-1	-4	87	75	7400	0.9	4.0	32	42	9.0	11.0	13.3	1
Dunnville.....	7	4	87	75	7000	0.9	4.0	35	48	7.0	8.2	9.7	2
Durham.....	-2	-6	85	75	8474	1.1	3.0	35	80	6.5	8.2	10.3	1
Dutton.....	5	2	89	75	6900	1.1	3.5	35	32	7.1	8.9	11.1	1
Earlton.....	-26	-32	87	71	10792	0.9	3.5	29	53	6.6	8.5	10.7	1
Edison.....	-28	-32	82	72	11000	1.0	3.5	25	62	4.2	5.0	6.0	0
Elmvale.....	-9	-13	84	72	8400	1.1	5.0	33	75	4.9	6.7	8.9	1
Embro.....	3	-1	86	75	7600	1.1	3.5	35	52	6.9	8.9	11.3	1
Englehart.....	-26	-32	87	71	10900	0.9	4.0	29	56	6.1	7.8	9.8	1
Espanola.....	-13	-17	84	70	9300	0.9	3.5	32	55	5.9	7.8	10.1	1
Exeter.....	4	1	88	74	7500	1.0	3.5	38	45	7.8	9.9	12.5	1
Fenelon Falls.....	-11	-15	86	74	8600	1.0	5.2	32	60	5.2	6.7	8.5	1
Fergus.....	-2	-6	85	74	8452	1.3	3.5	33	85	5.4	6.7	8.3	1
Fonthill.....	6	3	87	75	6800	0.9	4.0	33	50	7.0	8.2	9.7	2
Forest.....	6	2	89	74	7031	0.9	3.5	34	35	8.1	9.9	12.1	1
Fort Erie.....	7	5	87	75	6600	0.9	4.0	34	55	7.6	8.9	10.5	2
Fort Francis.....	-27	-31	85	73	10700	1.0	3.5	28	62	4.2	5.1	6.0	0
Gananoque.....	-7	-11	83	75	7800	0.9	3.5	36	52	7.3	8.9	10.9	1
Georgetown.....	0	-4	86	75	7817	1.1	5.0	32	55	5.7	7.1	8.8	1
Geraldton.....	-31	-36	83	71	12000	0.8	3.0	27	63	4.2	5.0	6.0	0
Glencoe.....	5	2	90	75	7000	1.1	3.5	35	34	6.5	8.2	10.3	1
Goderich.....	4	1	85	73	7712	0.9	3.5	31	50	8.3	10.4	13.0	1
Gore Bay.....	-9	-13	86	70	9009	0.9	2.5	32	45	6.3	7.5	9.0	1
Graham.....	-35	-40	84	71	11838	0.9	4.0	27	70	4.3	5.1	6.0	0
Gravenhurst.....	-13	-17	84	72	8700	1.0	4.5	40	62	4.0	5.3	6.9	1
Grimsby.....	5	2	88	75	6592	0.9	4.5	31	38	7.6	8.9	10.5	2
Guelph.....	0	-4	85	75	7749	1.1	4.5	33	60	5.2	6.3	7.5	1
Guthrie.....	-10	-14	85	73	8300	1.1	5.0	33	56	4.5	6.1	8.1	1
Hagersville.....	5	2	88	75	7200	1.0	4.0	33	44	7.0	8.2	9.7	1
Haileybury.....	-25	-30	87	71	10700	0.9	3.5	29	56	6.6	8.2	10.2	1
Haliburton.....	-15	-19	84	73	9038	1.0	3.5	34	75	4.0	5.1	6.5	1
Hamilton.....	3	0	88	75	6821	0.9	4.0	31	40	7.6	8.9	10.5	2
Hanover.....	0	-4	87	73	8000	1.1	3.0	36	75	7.0	8.9	11.3	1
Hastings.....	-9	-13	87	74	8200	1.1	3.5	31	55	6.1	7.8	9.8	1
Hawkesbury.....	-13	-18	86	74	8800	0.9	3.5	39	62	6.5	7.8	9.3	2
Hearst.....	-28	-32	84	71	11900	0.8	2.5	28	56	4.2	5.3	6.6	1
Honey Harbour.....	-10	-13	84	72	8400	0.9	5.0	35	80	5.3	7.1	9.4	1
Hornepayne.....	-35	-40	84	71	12066	0.8	3.0	25	54	4.0	5.1	6.3	0
Huntsville.....	-14	-18	84	72	8726	1.0	4.0	36	104	4.0	5.2	6.7	1
Ingersoll.....	3	-1	87	75	7400	1.1	3.5	35	46	6.9	8.9	11.3	1
Jarvis.....	5	2	88	75	7100	1.1	4.0	34	41	6.9	8.2	9.7	1
Jellicoe.....	-32	-37	83	71	11800	0.8	3.0	28	65	4.2	5.1	6.0	0
Kapuskaing.....	-28	-31	84	71	11560	0.8	2.5	28	56	4.8	5.9	7.2	1
Kemptville.....	-12	-16	86	75	8338	1.0	3.0	34	57	6.2	7.8	9.7	2
Kenora.....	-28	-31	83	73	10796	1.0	3.5	25	62	4.2	5.0	6.0	0
Killaloe Sta.....	-18	-22	87	73	9074	0.9	3.0	28	55	4.9	6.1	7.5	1
Kincardine.....	3	0	84	72	7800	0.9	3.0	35	75	8.4	10.4	12.8	1
Kingston.....	-7	-10	82	75	7724	0.9	4.5	34	50	7.3	8.9	10.8	1

Subsection 4.9.10.

DESIGN DATA FOR SELECTED LOCATIONS IN ONTARIO

Province and Location	Design Temperature				Degree Days Below 65°F	15 Min. Rain. in.	One Day Rain. in.	Ann. Tot. Pcpn. in.	Gnd. Snow Load, psf	Hourly Wind Pressures			Seismic Zone
	January		July 2½%							1/10, psf	1/30, psf	1/100, psf	
	2½%, °F	1%, °F	Dry, °F	Wet, °F									
Kinmount	-13	-17	85	73	8800	1.0	4.0	38	65	4.2	5.5	7.0	1
Kirkland Lake	-27	-32	87	71	11269	0.8	3.5	29	62	6.2	7.8	9.7	1
Kitchener	1	-3	85	75	7566	1.1	4.0	33	60	5.7	7.1	8.7	1
Lakefield	-10	-14	86	74	8500	1.1	3.5	30	60	5.5	7.1	9.0	1
Lansdowne House	-38	-44	82	70	13021	0.7	2.5	24	69	5.0	6.1	7.3	0
Leamington	7	4	90	75	6547	1.1	3.5	30	22	7.4	8.9	10.8	1
Lindsay	-9	-13	87	74	8400	1.0	4.0	32	55	5.5	7.1	9.0	1
Lions Head	-1	-5	82	71	8000	1.0	3.0	35	75	6.9	8.9	11.3	1
Listowel	0	-4	85	74	8500	1.2	3.0	38	80	7.1	8.9	11.1	1
London	3	-1	88	75	7349	1.1	3.5	38	42	7.6	9.9	12.8	1
Lucan	4	0	88	75	7395	1.0	3.5	38	42	8.2	10.4	13.1	1
Maitland	-9	-13	85	75	7900	1.0	3.0	38	54	6.6	8.2	10.1	2
Markdale	-3	-7	84	73	8600	1.1	3.0	33	85	6.0	7.8	9.9	1
Martin	-32	-37	84	72	11600	1.0	4.5	26	67	4.3	5.1	6.0	0
Matheson	-27	-32	86	71	11400	0.8	3.0	29	68	6.3	7.8	9.5	1
Mattawa	-19	-23	87	72	9800	0.9	3.5	31	55	5.1	6.1	7.3	2
Midland	-9	-13	84	72	8400	1.0	5.0	34	80	5.3	7.1	9.4	1
Milton	1	-3	87	75	7500	1.0	5.0	31	50	6.7	8.2	10.0	1
Milverton	0	-4	85	74	8300	1.2	3.0	38	70	6.5	8.2	10.3	1
Minden	-14	-18	84	73	8900	1.0	4.0	38	65	4.0	5.2	6.6	1
Mississauga	2	-2	87	75	7000	1.0	5.5	31	40	7.7	9.4	11.5	1
Mitchell	2	-2	86	74	8076	1.1	3.0	38	60	7.3	9.4	12.0	1
Moosonee	-32	-36	84	70	12723	0.7	2.5	31	56	4.1	5.0	6.1	1
Morrisburg	-9	-14	86	75	8105	1.0	3.0	38	55	6.3	7.8	9.6	2
Mount Forest	-2	-6	84	74	8800	1.2	3.0	33	85	6.1	7.8	9.7	1
Muskoka Airport	-13	-17	84	72	8758	1.0	4.5	40	62	4.0	5.3	6.8	1
Nakina	-30	-34	83	71	11969	0.8	3.0	28	65	4.2	5.0	6.0	0
Napanee	-7	-11	84	75	7600	0.9	3.5	33	50	6.7	8.2	10.1	1
Newcastle	-3	-6	86	75	7600	0.9	3.0	32	44	9.6	11.5	13.7	1
New Liskeard	-25	-30	87	71	10700	0.9	3.5	29	56	6.6	8.2	10.2	1
Newmarket	-6	-10	86	74	8000	1.1	4.0	30	50	5.4	7.1	9.3	1
Niagara Falls	5	2	87	75	6881	0.9	3.5	32	48	6.9	8.2	9.7	2
North Bay	-17	-21	84	70	9677	1.1	4.0	33	54	5.4	6.5	7.8	2
Norwood	-10	-14	87	74	8300	1.1	3.5	32	60	6.1	7.8	9.8	1
Oakville	2	-1	87	75	6700	0.9	4.5	31	40	7.8	9.4	11.3	1
Orangeville	-4	-8	85	74	8526	1.2	3.0	33	75	5.2	6.7	8.5	1
Orillia	-11	-15	85	73	8463	1.0	5.0	34	52	4.0	5.5	7.4	1
Oshawa	-2	-5	87	75	7600	0.9	3.0	32	42	9.0	11.0	13.3	1
Ottawa	-13	-17	87	74	8693	0.9	3.5	35	60	6.2	7.8	9.6	2
Owen Sound	-1	-5	84	72	7762	1.1	3.0	33	87	6.9	8.9	11.4	1
Pagwa River	-29	-33	83	71	11599	0.8	3.0	30	63	4.0	5.2	6.6	0
Paris	3	-1	87	75	7400	0.9	3.5	37	50	6.5	7.8	9.3	1
Parkhill	5	2	89	74	7300	0.9	3.5	37	40	8.4	10.4	12.8	1
Parry Sound	-10	-13	83	71	8480	0.9	3.5	38	85	5.1	7.1	9.7	1
Pembroke	-18	-22	88	73	9100	0.9	3.5	29	55	4.5	5.5	6.7	2
Penetanguishene	-9	-13	84	72	8400	1.0	5.0	34	80	5.3	7.1	9.4	1
Perth	-12	-16	86	74	8300	1.0	3.0	34	58	6.2	7.8	9.7	2
Petawawa	-19	-23	88	73	9200	0.9	3.5	29	56	4.1	5.0	6.1	2
Peterborough	-9	-13	87	74	8300	1.1	3.5	31	60	6.1	7.8	9.8	1
Petrolia	5	2	90	75	6900	1.0	3.0	32	31	7.3	8.9	10.9	1
Pictou	-5	-9	85	75	7500	0.9	3.0	33	48	7.8	9.4	11.4	1
Plattsville	2	-2	85	75	7600	1.1	3.5	33	58	6.2	7.8	9.7	1
Point Alexander	-20	-24	88	73	9500	0.9	3.5	29	56	4.2	5.0	6.0	2
Porcupine	-28	-33	87	71	11400	0.7	3.0	28	68	5.7	7.1	8.8	1
Port Burwell	6	3	88	75	7000	1.0	4.0	36	32	7.2	8.9	11.0	1
Port Colborne	7	4	87	75	6700	0.9	4.0	34	55	7.6	8.9	10.4	2
Port Credit	2	-2	87	75	6800	1.0	5.5	31	40	7.7	9.4	11.5	1
Port Dover	6	3	88	75	7046	1.0	4.0	34	38	7.5	8.9	10.7	1
Port Elgin	2	-1	83	71	7800	0.9	3.0	36	87	8.3	10.4	12.9	1
Port Hope	-4	-7	86	75	7700	0.9	3.0	32	45	9.7	11.5	13.6	1

Subsection 4.9.10.

DESIGN DATA FOR SELECTED LOCATIONS IN ONTARIO

Province and Location	Design Temperature				Degree Days Below 65°F	15 Min. Rain. in.	One Day Rain. in.	Ann. Tot. Pcpn.. in.	Gnd. Snow Load, psf	Hourly Wind Pressures			Seismic Zone
	January		July 2½%							1/10, psf	1/30, psf	1/100, psf	
	2½%, °F	1%, °F	Dry, °F	Wet, °F									
Port Perry.....	-6	-10	87	74	8100	1.0	3.5	31	45	6.5	8.2	10.3	1
Port Stanley.....	6	3	89	75	7000	1.0	4.0	36	32	7.1	8.9	11.1	1
Prescott.....	-9	-13	85	75	8000	1.0	3.0	38	54	6.6	8.2	10.1	2
Princeton.....	3	-1	85	75	7400	1.0	3.5	33	50	6.3	7.8	9.6	1
Raith.....	-30	-35	83	71	11100	0.8	3.0	27	70	4.3	5.1	6.0	0
Red Lake.....	-29	-32	82	72	11400	0.7	4.0	21	62	4.6	5.5	6.5	0
Renfrew.....	-17	-21	87	74	8787	0.9	3.0	30	62	5.4	6.7	8.2	2
Ridgeway.....	7	5	87	75	6600	1.1	4.0	34	55	7.6	8.9	10.4	2
Rockland.....	-14	-18	87	74	8800	0.9	3.5	36	62	6.3	7.8	9.5	2
St. Catharines.....	5	2	88	75	6537	0.9	3.5	31	38	7.6	8.9	10.5	2
St. Marys.....	3	-1	87	75	7600	1.1	3.5	38	50	7.3	9.4	12.0	1
St. Thomas.....	5	1	89	75	7073	1.0	3.5	36	35	6.9	8.9	11.3	1
Sarnia.....	6	2	90	74	7061	0.9	3.5	32	30	7.3	8.9	10.8	1
Sault Ste. Marie.....	-15	-20	85	70	9500	1.0	2.5	32	50	6.7	7.8	9.1	1
Schreiber.....	-30	-34	81	70	11131	0.8	3.0	31	48	5.2	6.1	7.1	1
Seaforth.....	3	-1	87	74	7800	1.0	3.5	36	53	7.8	9.9	12.5	1
Simcoe.....	5	2	88	75	7100	1.1	4.0	35	38	6.9	8.2	9.8	1
Sioux Lookout.....	-29	-32	83	72	11313	1.1	4.5	27	63	4.3	5.1	6.0	0
Smiths Falls.....	-12	-16	86	75	8300	1.1	3.0	34	57	6.2	7.8	9.7	2
Smithville.....	5	2	87	75	7200	0.9	4.5	32	41	7.0	8.2	9.7	2
Smooth Rock Falls.....	-28	-32	85	71	11500	0.8	2.5	30	62	4.9	6.1	7.5	1
Southampton.....	2	-2	83	71	7811	0.9	3.0	37	87	7.9	9.9	12.4	1
South Porcupine.....	-28	-33	87	71	11400	0.7	3.0	28	68	5.7	7.1	8.8	1
South River.....	-15	-19	84	71	9500	1.1	3.5	35	90	4.8	6.1	7.6	1
Stirling.....	-9	-13	86	74	7976	1.0	3.0	31	51	5.9	7.5	9.5	1
Stratford.....	2	-2	85	75	7900	1.1	4.5	38	61	7.0	8.9	11.3	1
Strathroy.....	4	1	90	75	7200	1.0	3.0	37	38	7.4	9.4	11.8	1
Streetsville.....	1	-3	87	75	7500	1.0	5.5	31	50	7.3	8.9	10.9	1
Sturgeon Falls.....	-16	-20	85	70	9500	1.1	3.5	33	55	5.3	6.7	8.3	1
Sudbury.....	-15	-20	86	70	9600	1.0	3.0	29	55	6.1	8.5	11.4	1
Sundridge.....	-15	-19	84	71	9400	1.1	4.0	36	94	4.8	6.1	7.6	1
Tavistock.....	2	-2	85	75	7700	1.1	3.5	35	60	7.1	8.9	11.2	1
Thamesford.....	3	-1	87	75	7400	1.1	3.5	36	46	6.9	8.9	11.4	1
Theford.....	5	2	89	74	7100	0.9	3.5	34	37	8.5	10.4	12.8	1
Thunder Bay.....	-23	-27	83	70	10405	0.8	3.0	28	73	5.2	6.1	7.1	1
Tillsonburg.....	5	1	88	75	7200	1.0	4.0	35	38	6.5	8.2	10.3	1
Timagami.....	-22	-26	87	71	10200	1.0	3.5	29	60	5.7	7.1	8.8	1
Timmins.....	-28	-33	87	71	11400	0.7	3.0	28	68	5.3	6.7	8.3	1
Toronto.....	1	-3	87	75	6827	1.0	5.0	31	40	8.1	9.9	12.1	1
Trenton.....	-5	-9	86	75	7510	0.9	3.0	32	50	7.3	8.9	10.8	1
Trout Creek.....	-16	-20	84	71	9600	1.1	3.5	34	80	4.9	6.1	7.5	1
Trout Lake.....	-36	-40	77	68	14040	0.5	3.5	25	78	7.0	8.2	9.7	0
Uxbridge.....	-7	-11	86	74	8170	1.0	4.0	31	44	6.0	7.8	9.9	1
Vanier.....	-13	-17	87	74	8600	0.9	3.5	35	60	6.2	7.8	9.6	2
Vittoria.....	6	3	88	75	7100	1.0	4.5	35	40	7.4	8.9	10.8	1
Walkerton.....	1	-3	88	73	7647	1.1	3.5	36	70	7.4	9.4	11.9	1
Wallaceburg.....	6	3	90	75	6668	1.1	3.0	31	27	6.7	8.2	10.1	1
Waterloo.....	1	-3	85	75	7566	1.1	4.0	33	60	5.7	7.1	8.7	1
Watford.....	5	2	90	75	7000	1.0	3.0	34	35	7.1	8.9	11.1	1
Wawa.....	-32	-37	81	70	10331	0.8	3.0	36	50	5.0	5.9	6.9	1
Welland.....	6	3	87	75	6691	0.9	4.0	34	52	6.9	8.2	9.7	2
West Lorne.....	5	2	89	75	6900	1.1	4.0	35	30	7.2	8.9	11.0	1
Whitby.....	-2	-5	87	75	7500	0.9	3.0	32	43	9.0	11.0	13.3	1
White River.....	-39	-44	84	71	11674	0.8	3.5	30	46	4.2	5.0	6.0	0
Warton.....	1	-3	83	71	8063	1.0	3.0	37	80	6.9	8.9	11.4	1
Windsor.....	7	4	90	75	6579	1.1	3.0	33	22	6.1	7.5	9.2	1
Wingham.....	2	-2	87	73	7800	1.1	3.5	36	75	7.3	9.4	12.0	1
Woodstock.....	3	-1	85	75	7542	1.1	3.5	34	50	6.4	8.2	10.4	1
Wyoming.....	5	2	90	74	7000	1.0	3.0	32	33	7.3	8.9	10.9	1

PART 5 BUILDING REQUIREMENTS FOR HANDICAPPED PERSONS

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SECTION 5.4 Building Services

Subsection 5.4.1. Application

SECTION 5.1 GENERAL

Subsection 5.1.1. Application

5.1.1.1. This part applies to the design and construction requirements for the types of buildings or parts of buildings in Table 5.2.1.A to provide access and entry to such buildings by handicapped persons.

SECTION 5.2 BUILDING REQUIREMENTS

5.2.1.1. This section applies to the type of buildings in Table 5.2.1.A.

5.2.1.2.(1) All the types of buildings described in 5.2.1.1. shall have at least one primary entrance that,

- (a) is designed for and is accessible to physically handicapped persons in wheelchairs;
- (b) opens to the outdoors at sidewalk level or to a ramp designed and constructed in conformance with Subsection 5.3.5. that leads to sidewalk level; and
- (c) where elevators are provided in the building, has access to at least one elevator.

5.2.1.3.(1) Assembly buildings shall have,

- (a) accessible seating accommodation for physically handicapped persons in wheelchairs, equal to at least one per cent of an occupant load of one hundred (100) or more persons; and
- (b) washrooms for each sex designed in accordance with Subsection 5.3.9., and Article 3.6.4.2. and accessible within the building to physically handicapped persons in wheelchairs.

TABLE 5.2.1.A

Forming Part of Article 5.2.1.1.

GROUP	TYPE
Assembly	Arenas Auditoria to which the public is normally admitted Colleges Community Centres Community Halls Court rooms Exhibition halls to which the public is normally admitted Museums to which the public is normally admitted Passenger stations and depots other than local transit Public Art Galleries Public libraries Schools Stadia Theatres
Government and Office	Government buildings to which the public is normally admitted Office buildings exceeding 6,000 sq ft in building area or exceeding 3 storeys in building height
Retail Commercial	Supermarkets Shopping Malls
Residential	Hotels—lobby floor, conference and meeting rooms and elevators Apartment buildings—lobby floor and elevators of all such buildings exceeding 6,000 sq ft in building area or exceeding 3 storeys in building height

5.2.1.4.(1) Government buildings, to which the public is normally admitted, and Office buildings exceeding 6,000 sq ft in building area or exceeding 3 storeys in building height shall have,

- (a) all public corridors providing access to or from elevators accessible to physically handicapped persons in wheelchairs;
- (b) an entrance to each occupancy or tenancy for physically handicapped persons in wheelchairs, accessible from the primary entrance to the building and from public corridors providing access to an elevator or directly from the outside of the building; and
- (c) on every floor normally used by the public and accessible to physically handicapped persons in wheelchairs,
 - (i) washrooms constructed in accordance with Subsection 5.3.9, accessible to such persons, and
 - (ii) at least one stall in each washroom accessible to such persons designed and constructed in conformance with subsection 5.3.10.

5.2.1.5.(1) Supermarkets and Shopping Malls shall have,

- (a) on the ground floor and on all other floors accessible by passenger elevators,
 - (i) all corridors, covered malls and walkways made accessible to handicapped persons in wheelchairs, and

- (ii) all floor areas opening to corridors, covered malls and walkways made accessible to handicapped persons in wheelchairs;
- (b) washrooms where required for the shopping public constructed in accordance with Subsection 5.3.9.,
 - (i) made accessible to handicapped persons in wheelchairs, and
 - (ii) contain at least one stall designed and constructed for handicapped persons in wheelchairs in conformance with Subsection 5.3.10.; and
- (c) where there are controlled checkout lanes, turnstiles or any other restricted passageways, at least one alternate route constructed in accordance with Subsection 5.3.4.

5.2.1.6.(1) Residential type buildings, hotels and apartment buildings exceeding 6,000 sq ft in building area or exceeding 3 storeys in building height shall have,

- (a) all public corridors providing access to or from elevators accessible to physically handicapped persons in wheelchairs;
- (b) all rooms and spaces intended for common use of the occupants accessible to physically handicapped persons in wheelchairs;
- (c) one level in every subsidiary storage garage accessible to physically handicapped persons in wheelchairs; and
- (d) doorways intended for use by physically handicapped persons constructed in conformance with Subsection 5.3.2.

SECTION 5.3 DESIGN STANDARDS

Subsection 5.3.1. Primary Entrance

5.3.1.1. Where a building is required to be accessible to physically handicapped persons a primary entrance shall be at least 2 feet 8 inches wide and shall be accessible at sidewalk level or by a ramp designed and constructed in conformance with Subsection 5.3.5. that leads to sidewalk level.

Subsection 5.3.2. Doors and Doorways

5.3.2.1.(1) Doorways intended for use by physically handicapped persons shall have a clear opening free of protruding hardware of at least 2 feet 6 inches when the door is open, except that doors for broom closets, clothes closets and minor storage spaces shall be not less than 1 foot 8 inches in width.

(2) In a doorway that has more than one manually operated door, one of the doors shall meet the requirements of Sentence 5.3.2.1.(1).

(3) Thresholds shall not exceed $\frac{5}{8}$ inches in height above the finished floor on either side.

5.3.2.2.(1) Where installed, door closers shall be of a type that,

- (a) permit opening of the door with a minimum effort; and
- (b) are slow closing to permit uninterrupted passage of a physically handicapped person in a wheelchair.

5.3.2.3. Where revolving doors are installed, an auxiliary side-hung door shall be provided in accordance with Article 5.3.2.1.

Subsection 5.3.3. Vestibules

5.3.3.1. Where vestibules are constructed at a primary entrance in buildings required to be accessible to physically handicapped persons they shall be at least 7 feet by 5 feet.

Subsection 5.3.4. Restricted Passageways

5.3.4.1. Wherever turnstiles are installed, controlled checkout lanes are used or any other restricted passageways are constructed in buildings required to be accessible to physically handicapped persons, there shall be at least one clearly marked alternate route not less than 36 inches in width.

Subsection 5.3.5. Ramps

5.3.5.1.(1) All ramps shall have,

- (a) a maximum gradient of 1 in 12;
- (b) an unobstructed width of at least 3 feet, except that handrails may project not more than 3½ inches into such width;
- (c) a non-skid finish or non-skid strips;
- (d) one handrail on either side at a height of not less than 30 inches nor more than 42 inches extending at least 1 foot beyond the top and bottom ends of the ramp;
- (e) landings which meet the following requirements,
 - (i) upper landings with at least a 1 foot projection beyond the latch of the door and at least 5 feet square, except that where the door opens in the direction of travel the depth may be reduced to 3 feet,
 - (ii) intermediate doorway landings not less than the width of the ramp, with level floors on the inside and outside of the door opening extending at least 1 foot beyond the latch side of the door opening, at least 2 feet beyond both edges of a door opening at a landing between two ramps constructed on the same centre line, and at least 5 feet in the direction of door swing,
 - (iii) level resting platforms 4 feet long and the same width as the ramp, or intermediate doorway landings, at not more than 30 foot intervals and at each change of direction, and
 - (iv) the lower end landing at least 6 feet long and the same width as the ramp, except where there are no doors the landing length may be reduced to 4 feet;
- (f) all doors to intermediate landings installed so that the door swing is away from the landing, except where the door is recessed so that its swing does not project into the landing width; and
- (g) illumination equipment capable of providing at least 10 foot candles at floor level on landings, slopes, platforms, entrances, intersections and changes of direction.

Subsection 5.3.6. Stairs

5.3.6.1.(1) Stairs in buildings required to be accessible to physically handicapped persons shall have,

- (a) the ratio of rise to run in conformance with Subsection 9.8.3.;
- (b) a non-skid finish or non-skid strips;

- (c) a handrail on at least one side of stairs less than 44 inches in width but on both sides of a stair 44 inches or wider;
- (d) a handrail located between 30 inches and 42 inches in height measured vertically from the nose of the tread; and
- (e) all handrails extending at least 1 foot 6 inches beyond the first and last step in a stair along a continuing wall or otherwise designed so as not to constitute a hazard.

Subsection 5.3.7. Vertical Transportation

5.3.7.1. Where elevators are provided in the buildings described in this Part, at least one elevator shall be accessible to physically handicapped persons for transportation to all floors to which the public is normally admitted.

Subsection 5.3.8. Floors

5.3.8.1. Floors, other than those in auditoria, where required to be accessible to physically handicapped persons, shall be at the same level throughout or shall be connected by a ramp in accordance with Subsection 5.3.5.

Subsection 5.3.9. Washrooms

5.3.9.1.(1) Where provided in accordance with Section 5.2 a washroom shall,

- (a) be accessible to physically handicapped persons in wheelchairs;
- (b) have doors in accordance with Sentence 5.3.2.1.(1);
- (c) have at least one toilet stall for physically handicapped persons in wheelchairs constructed in accordance with Subsection 5.3.10.;
- (d) have wash basin faucet handles that are not spring loaded or pressure operated;
- (e) have insulated hot water inlet and waste outlet pipes wherever they constitute a burn hazard.

Subsection 5.3.10. Toilet Stalls

5.3.10.1.(1) Where a washroom is designed and installed, in conformance with Subsection 5.3.9., to be accessible to the physically handicapped, a toilet stall in each washroom shall,

- (a) be at least 4 feet 6 inches wide by 5 feet;
- (b) have a minimum clearance of 5 feet 6 inches between the stall face and the face of any in-swinging washroom door and 4 feet 6 inches between the stall face and any wall-mounted fixture;
- (c) have an out-swinging door at least 2 feet 8 inches wide;
- (d) have a water closet,
 - (i) located 1 foot 6 inches from the centre of the fixture to the side wall,
 - (ii) with flushing controls for hand operation that are easily accessible to a physically handicapped person in a wheelchair,
 - (iii) with a seat lid, or equivalent, with nonspring-up action, to serve as a back support for paraplegics,
 - (iv) with two grab bars located in the following manner,
 - a. one on the side wall at least 2 feet in length of 2 inch to 1¼ inch tubular bar, with at least 1¾ inches between the bar and the wall,

and installed at a 50 degree angle to the floor with the bottom end 2 feet 1 inch above the finished floor, nearer the rear wall, and 2 inches behind the front of the seat lid,

- b. one on the back wall at least 2 feet in length of 1 inch to 1¼ inch tubular bar, with at least 1¾ inches between the bar and the wall and to be centred on the centre line of the water closet and fixed at a level 11 inches above the water closet and any flushing control and the set-out distance from the wall will be dependent on the style of water closet used, but in no case shall the bar interfere with the water closet seat lid in the up position, and

- (v) with a coat hook mounted about 5 feet above the floor level on a side wall.

SECTION 5.4 BUILDING SERVICES

Subsection 5.4.1. Application

5.4.1.1. The plumbing facilities provided in accordance with this Part shall be considered part of the total plumbing facilities required by Subsection 3.6.4.

PART 6 BUILDING SERVICES

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SECTION 6.1 GENERAL

Subsection 6.1.1. Application

6.1.1.(1) This Part applies to systems and equipment for the following,

- (a) heating, ventilating and air-conditioning services;
- (b) incinerators;
- (c) electrical services;
- (d) elevators, dumbwaiters and escalators;
- (e) service shafts and chutes;
- (f) fire alarm and fire extinguishing services;
- (g) voice communication, life safety systems for high rise buildings; and
- (h) inhalation anesthetics.

(2) Service water heaters shall conform to Subsection 6.2.5.

(3) This Part applies to,

- (a) all buildings used for,
 - (i) Group A, Assembly Occupancies,
 - (ii) Group B, Institutional Occupancies,
 - (iii) Group F, Division 1, High Hazard Industrial Occupancies; and
- (b) all buildings exceeding 3 storeys in building height, 6,000 sq. ft. in building area and which are used or intended to be used for the following occupancies,
 - (i) Group C, Residential Occupancies,
 - (ii) Group D, Business and Personal Services Occupancies,
 - (iii) Group E, Mercantile Occupancies,
 - (iv) Group F, Divisions 2 and 3, Medium and Low Hazard Industrial Occupancies.

(4) For buildings not listed in Sentence (3), requirements for building services will be found in Part 9.

Subsection 6.1.2. Life Safety

6.1.2.1. Where life-safety is wholly dependent upon the electrical or mechanical system, emergency stand-by equipment shall be installed.

Subsection 6.1.3. RESERVED

Subsection 6.1.4 Minimum Metal Thickness

6.1.4.1. Minimum metal thickness in this Part is specified in inches and where reference documents in this Part specify minimum metal thickness by gauge number, inches shall be substituted for gauge numbers according to Table 6.1.4.A.

TABLE 6.1.4.A.
Forming Part of Article 6.1.4.1.

SUBSTITUTION OF DECIMAL INCHES FOR GAUGE NUMBERS IN THE DESIGNATION OF MINIMUM SHEET METAL THICKNESSES ¹				
Gauge No.	Minimum Thickness of Sheet Metal, in.			
	Galvanized Sheet Gauge (GSG) ⁽²⁾	Manufacturers' Standard Gauge (MSG) uncoated steel	United States Standard Gauge (USSG) stainless steel	Brown & Sharpe Gauge (B&SG) aluminum alloy sheets up to 84 in. in width
	ASTM A525-71	ASTM A568-72	ASTM A167-70	ASTM B209-73
6	—	0.184	—	0.146
7	—	0.171	—	0.128
8	0.159	0.156	0.158	0.115
9	0.144	0.142	0.142	0.106
10	0.129	0.127	0.129	0.094
11	0.114	0.112	0.115	0.084
12	0.099	0.097	0.100	0.074
13	0.084	0.082	0.086	0.065
14	0.070	0.067	0.071	0.057
15	0.065	0.060	0.064	0.050
16	0.058	0.053	0.057	0.044
17	0.053	0.047	0.051	0.039
18	0.047	0.043	0.045	0.034
19	0.041	0.038	0.039	0.030
20	0.036	0.033	0.034	0.026
21	0.033	0.030	0.030	0.023
22	0.030	0.027	0.027	0.021
23	0.027	0.024	0.024	0.019
24	0.024	0.021	0.022	0.016
25	0.021	0.018	0.019	0.014
26	0.019	0.016	0.016	0.012
27	0.017	0.014	0.014	0.011
28	0.016	0.013	0.014	0.009
29	0.014	—	0.012	0.008
30	0.013	—	0.011	0.008
Col. 1	2	3	4	5

Notes to Table 6.1.4.A.:

⁽¹⁾Minimum thickness in this Table is the nominal thickness corresponding to the gauge number reduced by the greatest allowable minus-thickness-tolerance specified in the appropriate ASTM standard.

⁽²⁾Applies to galvanized (zinc-coated) steel and is the overall thickness including coating.

SECTION 6.2 HEATING, VENTILATING AND AIR-CONDITIONING SYSTEMS AND EQUIPMENT

Subsection 6.2.1. Scope

6.2.1.1.(1) This Section applies to the design, construction and installation of,

- (a) solid-fuel-fired heating systems;
- (b) heating systems in which the rated heat input exceeds 400,000 Btu per hr (117 kW); and
- (c) ventilating and air-conditioning systems in which the rated fan capacity exceeds 4,000 cfm.

(2) Where the rated heat input of heating systems or equipment does not exceed 400,000 Btu per hr (117.24 kW) or the rated fan capacity of ventilating or air-conditioning systems and equipment does not exceed 4,000 cfm the requirements in Part 9 shall apply.

Repairs or
adjustments

(3) Repairs, adjustments or component replacements that change the capacity or extent of safety of an existing heating, ventilating or air-conditioning system and that the method of operation shall conform to this Section.

Subsection 6.2.2. RESERVED

Subsection 6.2.3. Design and Installation

6.2.3.1.(1) RESERVED

(2) Heating, ventilating, refrigerating and air-conditioning systems shall be designed, constructed and installed to conform to the procedures in the NFPA Fire Codes, the ASHRAE Guide and Data Books, the ASHRAE Handbook of Fundamentals, the HRA Digest, the IBR Manuals and/or other approved similar engineering handbooks.

(3) RESERVED

(a) RESERVED

(b) RESERVED

(c) RESERVED

(d) RESERVED

(e) RESERVED

(f) RESERVED

Design
conditions

6.2.3.2. The outside conditions to be used in designing heating, ventilating and air-conditioning systems shall be the appropriate values in Climatic Information for Building Design in Ontario, Section 4.9.

6.2.3.3.(1) Equipment forming part of a heating, ventilating or air-conditioning system, with the exception of embedded pipes or ducts, shall be installed with provision for access for inspection, maintenance, repair and cleaning.

(2) Mechanical equipment and heating terminal devices shall be guarded to prevent injury to any person.

Protection
from freezing

(3) Equipment forming part of a heating, or air-conditioning system, that may be adversely affected by freezing temperatures and which is located in unheated areas shall be adequately protected from freezing.

6.2.3.4. Heating and cooling systems shall be designed to allow for expansion and contraction of the heat transfer fluid, and to maintain the system pressure within the rated working pressure limits of all components of the system.	Expansion and contraction
6.2.3.5.(1) Systems serving spaces that contain sources of contamination shall be operated in such a manner as to prevent spreading of such contamination to other occupied parts of the building and surrounding areas.	Equipment for contaminated spaces
(2) Systems serving spaces that contain hazardous gases, dusts or liquids such as grain elevators, metal powder plants and ammonium nitrate storage, shall be designed, constructed and installed to conform to the requirements for the design and installation of such systems as contained in publications of the National Fire Protection Association and in the National Fire Code of Canada.	
(3) Systems for the ventilation of restaurant and other commercial cooking equipment shall be designed, constructed and installed to conform to NFPA 96-1973, "Standard for the Installation of Equipment for the Removal of Smoke and Grease-laden Vapors from Commercial Cooking Equipment," as revised to 1 May, 1975.	
6.2.3.6. RESERVED	
6.2.3.7. RESERVED	

Subsection 6.2.4. Air Duct Systems

6.2.4.1.(1) Except as provided in Sentences (2) and (3), all ducts including flexible duct connectors, associated fittings and plenums used in air duct systems shall be constructed of steel, aluminum alloy, copper, or other similar metal, or of clay, asbestos-cement or similar noncombustible material.	Duct construction materials
(2) Ducts, flexible duct connectors, associated fittings and plenums may contain limited amounts of combustible material provided they,	
(a) conform to the appropriate requirements for Class 1 air duct materials and connectors in ULC S110 1970, 'Air Ducts,' as revised to 1 May, 1975;	
(b) are not used in vertical runs serving more than 2 storeys; and	
(c) are not exposed to heated air or radiation from heat sources that would result in the exposed surface exceeding a temperature of 250°F.	
(3) The concealed space between the ceiling and floor or ceiling and roof of a building may be used as a plenum and need not conform to Sentences (1) and (2) provided,	Ceiling spaces used as plenums
(a) all materials within the ceiling space have a flame-spread rating of not more than 25 and a smoke developed classification of not more than 50;	
(b) the supports for the ceiling membrane are of noncombustible material having a melting point of at least 1,400°F; and	
(c) when the concealed space is used as a return air plenum, and incorporates a ceiling membrane that forms part of the required fire-resistance rating of the assembly, every opening through the membrane shall be protected by a fire stop flap which shall in the event of a fire,	
(i) stop the flow of air into the concealed space, and	
(ii) be supported in a manner that will maintain the integrity of the fire resistance of the ceiling membrane for the duration of time required to provide the required fire-resistance rating. (See also 3.1.5.6.(5)).	
(4) Materials in Sentences (1) and (2) which when used in a location where they may subject to excessive moisture shall have no appreciable loss of strength when wet and shall be corrosion-resistant.	Materials subjected to moisture

Duct
construction
and support

6.2.4.2. The construction and support of air ducts, fittings and plenums, including joints, seams, stiffening, reinforcing and access openings shall conform to the applicable requirements of the duct construction standards contained in the ASHRAE Guide and Data Books 1970 (Systems) and 1972 (Equipment).

Access
openings

6.2.4.3. Air duct systems shall be made substantially air tight throughout and shall have no openings other than those required for proper operation and maintenance of the system,

- (a) Access openings shall be provided where debris, paper or other combustible material may accumulate in plenums and ducts. Removable grilles, requiring only the loosening of catches or screws for removal, may be considered as access openings;
- (b) Fastenings on walk-in access doors shall be such that the door may be readily opened from the inside without the use of keys.

Vibration
isolation
connectors

6.2.4.4.(1) Vibration isolation connectors in air duct systems shall be noncombustible, except that combustible fabric connectors are permitted provided they,

- (a) do not exceed 10 in. in length;
- (b) comply with the flame-resistance requirements of ULC S109 1969, "Standard for Flame Tests of Flame-Resistant Fabrics and Films", as revised to 1 May, 1975; and
- (c) are not used in a location where they are exposed to heated air or radiation from heat sources that may cause the exposed surface to exceed a temperature of 250°F.

Joint tape

6.2.4.5. Tape used for sealing joints in air ducts, plenums and other parts of air duct systems shall meet the flame-resistance requirements for fabric in ULC S109 1969, "Standard for Flame Tests of Flame-Resistant Fabrics and Films", as revised to 1 May, 1975.

Coverings
and linings

6.2.4.6.(1) Coverings, linings and associated adhesives and insulation of air ducts, plenums and other parts of air duct systems shall be of noncombustible material when exposed to heated air or radiation from heat sources that would result in the exposed surface exceeding a temperature of 250°F.

(2) When combustible coverings and linings, including associated adhesives and insulation, are used they shall have a flame-spread rating of not more than 25 on any exposed surface or any surface that would be exposed by cutting through the material in any direction, and a smoke-developed classification of not more than 50, except that the outer covering of ducts, plenums and other parts of air duct systems used within an assembly of combustible construction may have an exposed surface flame-spread rating of not more than 75 and may have a smoke-developed classification greater than 50.

(3) Combustible coverings and linings in Sentence (2) shall not flame, glow, smoulder or smoke when tested in accordance with the method of test ASTM C411-61, (1967), "Hot-Surface Performance of High-Temperature Thermal Insulation" at a temperature of 250°F. as revised to 1 May, 1975.

(4) Combustible coverings and linings of ducts, including associated adhesives and insulation, shall be interrupted at the immediate area of operation of heat sources in a duct system such as electric resistance heaters or fuel-burning heaters or furnaces, and where the duct penetrates a fire separation.

(5) Linings of ducts shall be installed so that they will not interfere with the operation of fire dampers, fire stop flaps and other closures.

Underground
ducts

6.2.4.7. Underground ducts shall be constructed to provide interior drainage and shall not be connected directly to a sewer.

6.2.4.8.(1) The clearances from combustible material of supply plenums, supply ducts, boots and registered boxes of heating systems shall conform to the requirements of Subsection 9.34.3. Clearances

(2) Exits and public corridors shall not be used as plenums for a heating ventilating or air-conditioning system.

6.2.4.9.(1) Fire dampers shall conform to the requirements of Articles 3.1.7.1. and 3.5.1.2. and to this Article. Fire dampers

(2) Fire dampers shall be arranged to close automatically upon the operation of a fusible link conforming to ULC S505 1974, 'Fusible Links for Fire-Protection Service,' as revised to 1 May, 1975, or other similar heat or smoke actuated device and such device shall,

(a) be located where it is readily affected by an abnormal rise of temperature in the duct; and

(b) have a temperature rating approximately 50°F above the maximum temperature that would exist in the system either when it is in operation or shut down.

(3) Fire dampers shall be installed in the plane of the fire separation so as to stay in place should the duct be dislodged during a fire.

(4) Fire dampers tested in the vertical or horizontal position shall be installed in the manner in which they were tested.

(5) A tightly fitted access door shall be installed for each fire damper to provide access for the inspection of the damper and resetting of the release device.

6.2.4.10.(1) Where fire stop flaps are used in air duct systems in membrane ceilings required in Article 3.1.5.6. such fire stop flaps shall be, Fire stop flaps

(a) constructed of steel having a minimum thickness of 0.058 in. covered on both sides with asbestos paper at least 1/16 in. thick; and

(b) equipped with pins and hinges of brass or stainless steel.

(2) Fire stop flaps shall be held open with a fusible link conforming to ULC-S505 1974, 'Fusible Links for Fire-Protection Service', as revised to 1 May, 1975, or other similar heat-actuated device having a temperature rating approximately 50°F above the maximum temperature that would exist in the system either with the system in operation or shut down.

6.2.4.11.(1) Except as provided in Sentence (2), exhaust ducts of non-mechanical ventilating systems serving separate rooms or spaces shall not be combined. Exhaust ducts

(2) Exhaust ducts of non-mechanical ventilating systems serving similar occupancies may be combined immediately below the point of final delivery to the outside, such as at the base of a roof ventilator.

(3) Exhaust ducts of ventilating systems shall have provision for the removal of condensation where this may be a problem and the exhaust outlet shall be designed to prevent back draft under wind conditions.

(4) Except as provided in Sentence (6), exhaust ducts serving rooms containing water closets, urinals, bidets, showers or slop sinks shall be independent from exhaust ducts serving other areas of the building and the exhaust air provided shall be not less than 50 cfm for each of the above fixtures.

(5) Except as provided in Sentence (6), exhaust ducts serving rooms containing residential cooking equipment shall be independent from exhaust ducts serving other areas of the building.

(6) Two or more exhaust systems in Sentences (4) and (5) may be interconnected or connected with exhaust ducts serving other areas of the building, provided the connections are made at the inlet of an exhaust fan and all interconnected systems are equipped with suitable back pressure devices to prevent passage of odours from one system to another when the fan is not in operation.

(7) Where exhaust ducts containing air from heated spaces pass through or are adjacent to unheated spaces, the ducts shall be insulated to prevent moisture condensation in the duct.

Air
recirculation

6.2.4.12. In residential occupancies sleeping rooms occupied separately (and not as suites), suites or dwelling units shall not have air duct systems that allow air to be circulated from such rooms, suites or dwelling units to other rooms, suites or dwelling units or to public corridors.

Make-up air

6.2.4.13.(1) In ventilating systems that exhaust air to the outdoors, provision shall be made for the admission of a supply of make-up air in sufficient quantity so that the efficiency of the exhaust system is not adversely affected.

Air openings

(2) Supply, return and exhaust air openings in rooms or spaces in buildings when located less than 7 ft above the floor, shall be protected by a substantial grille having openings of a size that will not allow the passage of a 1/2-in. diameter sphere.

(3) Outdoor air intakes and exhaust outlets at the building exterior shall be designed or located so that the air entering the building system will not contain more contaminants than the normal exterior air of the locality in which the building is situated.

(4) Exterior openings for outdoor air intakes and exhaust outlets shall be shielded from the entry of snow and rain and shall be fitted with corrosion-resistant screens of mesh not larger than 1/2 in., except where climatic conditions may require larger openings. Such screens shall be accessible for maintenance.

Air filters

6.2.4.14.(1) Air filters for air duct systems shall conform to the requirements for Class 1 and Class 2 air filter units when subjected to the flame-exposure and spot-flame tests of ULC-S111 1970, "Standard for Air-Filter Units", as revised to 1 May, 1975.

Air washers

(2) The filter and water evaporation medium of every air washer and evaporative cooling section enclosed within a building shall be made of noncombustible material and sumps for such sections shall be constructed and installed so that they can be flushed and drained.

Evaporative
cooling
equipment

(3) Evaporative cooling sections or towers of combustible material located on or outside buildings shall have a clearance of at least 40 ft from sources of ignition such as chimneys or incinerators when the tower exterior construction is noncombustible, and a clearance of at least 100 ft when the tower exterior construction is combustible.

(4) Evaporative cooling sections or towers, the main structure of which exceeds a volume of 2,000 cu ft, shall comply with the requirements of NFPA 214-1971, "Water-cooling Towers", as revised to 1 May, 1975.

Electrostatic
filters

(5) Electrostatic-type filters when used shall be installed to ensure that the electric circuit is automatically de-energized when access doors are opened and facilities for flushing and drainage shall be provided where the filters are designed to be washed in place.

Odour removal
equipment

(6) When odour removal equipment of the adsorption type is used it shall be,

(a) installed to provide access so that the adsorption material can be reactivated or renewed; and

(b) protected from dust accumulation by air filters installed on the inlet side.

6.2.4.15.(1) Fans for heating, ventilating and air-conditioning systems shall be located and installed so that their operation,

- (a) does not adversely affect the draft required for proper operation of fuel-fired appliances; and
- (b) does not allow the air in the air duct system to be contaminated by air or gases from the boiler room or furnace room.

(2) Fans and associated air handling equipment such as air washers, filters and heating and cooling units when installed on the roof or otherwise outside the building, shall be of a type designed for outdoor use.

(3) Exposed drive assemblies and openings into fan housings shall be protected with substantial metal screens or gratings to prevent accidents.

Subsection 6.2.5. Heating Appliances

6.2.5.1.(1) Fuel-fired heating appliances shall be located, enclosed, or separated from the remainder of the building in conformance with Section 3.5., and

Enclosures
and
separation

Outdoor
installation
of appliances

- (a) No roof top heating appliance shall be installed within 10 ft of any other ventilation openings;
- (b) Outdoor rooftop heating appliances serving residential buildings and assembly buildings such as schools shall be mounted on a pad not less than 2 in. thick, and extending not less than 36 in. beyond the furthestmost horizontal projection of the appliance in any direction, such pad shall be constructed of reinforced concrete, or other similar materials having an equivalent fire resistance and all ducts breaching this pad shall be equipped with fire dampers.

(2) Heating appliances using oil, gas or electrical energy shall be installed,

Appliances
using oil, gas
or electricity

(a) RESERVED

(b) to ensure that there is no damage to piping or equipment from possible movements of the building structure.

(3) Heating appliances using solid fuel shall be connected to a chimney directly or by a flue pipe or breeching conforming to Subsection 6.2.8.

Chimney
connection

BOILERS AND FURNACES USING SOLID FUEL

6.2.5.2. RESERVED

6.2.5.3. Boilers and furnaces using solid fuel shall be installed in a room or space having,

- (a) a volume sufficiently large to permit accessibility to the appliance and to provide clearances as required in Article 6.2.5.5.; and
- (b) permanent opening or openings providing an area of at least 1½ sq in. per 1,000 Btu per hr (293.1 W) input, connecting with the outdoors or with some space that freely connects with the outdoors.

6.2.5.4.(1) Except as provided in Sentences (2) to (6), every boiler and furnace using solid fuel shall be mounted,

Mounting

- (a) on the ground;
- (b) on a concrete floor; or
- (c) on any type of floor that is protected by two courses of 4-in. thick hollow masonry units arranged so that the hollow cores in the two courses are at right angles to each other and will permit air circulation from side to side.

(2) A solid-fuel-fired boiler or furnace of a type in which flame or hot gases do not come in contact with its base may be mounted on any type of floor when,

- (a) the floor is protected with at least 4 in. of hollow masonry units covered with sheet metal at least 0.022 in. thick; and
 - (b) the masonry units are arranged so that the hollow cores will permit air circulation through them.
- (3) Except as provided in Sentence (6), a solid-fuel-fired forced air furnace may be mounted on any type of floor provided the blower compartment,
- (a) occupies the entire area beneath the combustion chamber and is at least 18 in. in height; and
 - (b) has at least one metal baffle between the combustion chamber and the base of the appliance.
- (4) Except as provided in Sentence (6), a solid-fuel-fired hot water boiler may be mounted on any type of floor provided the water chamber extends under the whole of the ash pit and combustion chamber, or under the whole of the combustion chamber if there is no ash pit.
- (5) Except as provided in Sentence (6), a solid-fuel-fired boiler or furnace may be mounted on any type of floor provided the boiler or furnace,
- (a) is mounted on legs that provide a clear space at least 4 in. high; and
 - (b) is of a type in which flame or hot gases do not come in contact with its base.
- (6) A floor surface of combustible material beneath a solid-fuel-fired boiler or furnace shall be protected by a layer of sheet metal at least 0.022 in. thick over ¼-in. asbestos or asbestos millboard for a distance of at least 18 in. beyond the appliance on both the firing side and the side where ashes are removed and extending at least 6 in. beyond the appliance on the other sides.

Clearances

6.2.5.5.(1) The minimum clearance between boilers or furnaces using solid fuel and combustible material whether or not such material is covered with noncombustible material shall conform to Table 6.2.5.A. except that where protection is provided as described in Table 6.2.5.B. the clearance shall conform to that Table.

(2) Temperature high limit control shall be installed not more than 10 in. above the top surface or the heat exchanger in a supply plenum that extends at least 12 in. above the top surface of the heat exchanger.

(3) Barometric draft control shall be operated by draft pressure and permanently set to limit the maximum draft to 0.13 in. of water.

(4) The clearances for projecting flue collars shall conform to the clearances for flue pipes in Sentence 6.2.8.9.(5).

(5) The protection in Column 1 of Table 6.2.5.B. shall be applied to the combustible material, unless otherwise specified, and shall cover all surfaces within the distances specified, as minimum clearances in Table 6.2.5.A.

(6) All clearances in Table 6.2.5.B. shall be measured from the outer surface of,

- (a) the appliance; or
- (b) the insulation on the appliance to combustible material whether such material is protected by noncombustible material or not.

TABLE 6.2.5.A.

Forming Part of Article 6.2.5.5.

Minimum Clearances between Combustible Material
and Furnaces and Boilers Using Solid Fuel

Type of Furnace or Boiler	Minimum Clearance, in.			
	Above and Sides of Bonnet or Plenum	Jacket Sides and Rear	Front	Projecting Flue Collar
Automatically stoker fired, forced air furnace, equipped with 250° F temperature high limit control and barometric draft control	6	6	48	6.2.8.9.(5)
Steam boilers limited to 15 psig max.	6	6	48	6.2.8.9.(5)
Hot water boilers limited to 250° F max. of the waterwall type or having a jacket or lining of masonry or other insulating material	6	6	48	6.2.8.9.(5)
Hot water boilers and forced air furnaces not limited to 250 F max.	18	18	48	6.2.8.9.(5)
Steam boilers limited between 15 psig and 50 psig	18	18	48	6.2.8.9.(5)
Steam boilers not limited to 50 psig max. but not over 400,000 Btu/hr rated heat input	18	18	48	6.2.8.9.(5)
Other boilers and forced air furnaces.	36	36	96	36
Column 1	2	3	4	5

TABLE 6.2.5.B.

Forming Part of Article 6.2.5.5.

Minimum Clearances, in., between Combustible Material with Specified Forms of Protection and Furnaces and Boilers Using Solid Fuel				
Minimum Protection	Minimum clearances of 18 in. and 6 in. in Table 6.2.5.A. may be reduced to			
	Above and Sides of Bonnet or Plenum	Jacket Sides and Rear	Above and Sides of Bonnet or Plenum	Jacket Sides and Rear
¼-in. asbestos millboard spaced out 1 in. by noncombustible material	15	9	3	2
0.013-in. sheet metal on ¼-in. asbestos millboard	12	9	3	2
0.013-in. sheet metal spaced out 1 in. by noncombustible material	9	6	2	2
0.013-in. sheet metal on ⅛-in. asbestos millboard spaced out 1 in. by noncombustible material	9	6	2	2
1½-in. asbestos cement covering on heating appliances	9	6	2	1
¼-in. asbestos millboard on 1-in. mineral wool batts reinforced with wire mesh or equivalent	6	6	2	2
0.027-in. sheet metal on 1-in. mineral wool batts reinforced with wire mesh or equivalent	4	3	2	2
¼-in. asbestos cement board or ¼-in. asbestos millboard	18	18	4	4
¼-in. cellular asbestos	18	18	3	3
Column 1	2	3	4	5

CONTROLS AND SAFETY DEVICES

Safety devices

6.2.5.6.(1) Every steam and hot water boiler using solid fuel shall be equipped with controls and safety devices in conformance with the applicable provincial regulations as amended and supplemented by this Part.

(2) Every stoker serving a steam boiler using solid fuel or serving a hot water boiler using solid fuel shall be equipped with the following controls,

- (a) a device for manually stopping the supply of fuel to the stoker located near the entrance to the stoker space;
- (b) an automatic device for stopping the stoker motor under conditions of,
 - (i) low water level,
 - (ii) failure of a fan providing combustion air,

(iii) pressure exceeding the design working pressure of a steam boiler or the setting of the pressure relief valve whichever is lower,

(iv) pressure exceeding the design working pressure of a hot water boiler,

(v) temperatures exceeding the design working temperature of a hot water boiler or the setting of the temperature relief valve whichever is lower; and

(c) a device for maintaining a minimum fire; and

(d) at least one automatic control to regulate or control the normal operation of the stoker.

6.2.5.7.(1) Every forced-air furnace using solid fuel and equipped with a mechanical draft fan for the supply of combustion air shall be equipped with a limit control to stop the mechanical draft fan when the temperature in the furnace supply plenum exceeds 250°F.

Forced air
furnace,
safety devices
and controls

(2) Every hand-fired forced-air furnace using solid fuel and operating on natural draft shall be equipped with,

(a) a barometric draft control located in the flue pipe downstream from the check damper and permanently set to limit the draft to a maximum of 0.13 in. water or to the maximum draft for which the furnace is designed, whichever is lower; and

(b) a temperature combustion regulator to control the rate of combustion and to prevent the temperature in the furnace supply plenum from exceeding 250°F,

(i) an electric damper controller of the spring-loaded type, which will close the fire damper and open the check damper in case of power failure, may be used for this purpose, and

(ii) such a regulator shall be installed as close to the top of the furnace supply plenum as possible, or at the beginning of the main supply duct.

(3) Every stoker serving a forced-air furnace using solid fuel shall be equipped with the following controls,

Stoker
controls

(a) a device for manually stopping the supply of fuel to the stoker located near the entrance to the stoker space;

(b) an automatic device for stopping the stoker motor under conditions of,

(i) temperature exceeding 250°F in the furnace supply plenum, and

(ii) failure of a fan providing combustion air;

(c) a device for maintaining a minimum fire; and

(d) at least one automatic control to regulate or control the normal operation of the stoker.

(4) Every stoker-fired forced-air furnace using solid fuel shall be provided with an automatic control to operate the circulating fan when the air temperature in the furnace supply plenum exceeds 250°F and where a manually operated switch is installed in the electric circuit serving the circulating fan, it shall be installed so as to de-energize simultaneously the motors of the circulating fan and the stoker.

STOVES, RANGES, SPACE HEATERS AND SERVICE WATER HEATERS USING SOLID FUEL

6.2.5.8.(1) Stoves, ranges, space heaters and service water heaters using solid fuel shall be installed in a room or space sufficiently large to permit accessibility to the appliance and to provide clearances as required in Article 6.2.5.9.

(2) The requirements for the mounting of stoves, ranges, space heaters and service water heaters using solid fuel shall be those in Article 6.2.5.4. for boilers and furnaces of similar type.

6.2.5.9.(1) The minimum clearance between stoves, ranges, space heaters or service water heaters using solid fuel and combustible material whether or not such material is covered with noncombustible material, shall conform to Table 6.2.5.C. except that where protection is provided as described in Table 6.2.5.D. the clearance shall conform to that Table.

(2) The required clearances in Column 3 of Table 6.2.5.C. may be reduced to 18 in. except on the side where there is a fire box located.

(3) All clearances for flue pipes of appliances listed in Table 6.2.5.C. shall conform to the requirements of 6.2.8.9.(5).

(4) The protection in Column 1 of Table 6.2.5.D. shall be applied to the combustible material and cover all surfaces within the distances specified as minimum clearances in Table 6.2.5.C.

(5) All clearances in Table 6.2.5.D. shall be measured from the outer surface of the appliance to combustible material whether protected by noncombustible material or not.

TABLE 6.2.5.C.

Forming Part of Article 6.2.5.9.

Minimum Clearances between Combustible Material and Stoves, Ranges, Space Heaters and Service Water Heaters Using Solid Fuel				
Appliances	Minimum Clearance, in.			
	Top	Sides	Rear	Front
Stoves, ranges and service water heaters without refractory lining	36	36	36	48
Stoves, ranges and service water heaters with refractory lining	36	24	12	48
Space heaters	36	12	12	48
Column 1	2	3	4	5

TABLE 6.2.5.D.

Forming Part of Article 6.2.5.9.

Minimum Clearances, in., to Combustible Material with Specified Forms of Protection For Stoves, Ranges, Space Heaters and Service Water Heaters Using Solid Fuel					
Type of Protection	Where the Minimum Clearance in Table 6.2.5.C. is				
	12 in.	18 in.	24 in.	36 in.	
	Sides and Rear	Sides	Sides	Top	Sides and Rear
1/4-in. asbestos millboard spaced out 1 in. by noncombustible material	6	9	12	30	18
0.013-in. sheet metal on 1/4-in. asbestos millboard	6	9	12	24	18
0.013-in. sheet metal spaced out 1 in. by noncombustible material	4	6	8	18	12
1/4-in. asbestos millboard on 1-in. mineral wool batts reinforced with wire mesh or equivalent	4	6	8	18	12
0.027-in. sheet metal on 1-in. mineral wool batts reinforced with wire mesh or equivalent	2	4	8	18	12
Column 1	2	3	4	5	6

6.2.5.10. RESERVED

FIREPLACES

6.2.5.11. Masonry or concrete fireplaces and factory-built fireplaces shall conform to Section 9.22. Fireplaces

STORAGE BINS

6.2.5.12.(1) Service pipes passing through a storage bin for solid fuel shall be protected or so located to avoid damage to the pipes. Storage bins

(2) Except for fuel-thawing pipes, every pipe designed to operate at a temperature of 120°F or more shall be located where fuel cannot be stored in contact with it.

(3) Sewer or drain openings shall not be located under a storage bin for solid fuel.

(4) The floor and walls of a storage bin for solid fuel shall be constructed of noncombustible material. Construction of fuel bins

(5) Solid fuels shall not be stored where the air temperature in the bin or the surface temperature of any part of the floor or walls is 120°F or more.

6.2.5.13.(1) Every ash storage bin shall be constructed of noncombustible material and where the bin is not covered, the ceiling of the room in which it is located shall be of noncombustible material. Construction of ash bins

(2) Every opening in an ash storage bin shall be protected by a tight-fitting metal door with metal frame securely fastened to the bin.

INDIRECT SERVICE WATER HEATERS AND UNIT HEATERS

6.2.5.14.(1) Indirect service water heaters for installation within the heat exchanger of a boiler shall be installed to conform to NFPA Fire Codes and The ASHRAE Guide and Data Books.

(2) Where indirect service water heaters are supplied by a cold water line containing a check valve,

Relief
valves

- (a) a pressure relief valve shall be installed downstream from the check valve; and
- (b) no valve or other closure shall be installed between the relief valve and the heater.

(3) RESERVED

Clearances

6.2.5.15. Every indirect service water heater and unit heater using either steam or hot water as the heating medium shall be installed so as to provide a clearance of at least 1 in. between the appliance and adjacent combustible material and the steam and hot water piping shall be installed to conform to Subsection 6.2.6.

RADIATORS AND CONVECTORS

Radiators
and convectors

6.2.5.16. Every steam or hot water radiator and convector located in a recess or concealed space or attached to the face of a wall of combustible construction shall be provided with a noncombustible lining or backing.

Subsection 6.2.6. Piping for Heating and Cooling Systems

6.2.6.1.(1) Every pipe used in a heating or air-conditioning system, shall be designed for strength and durability.

(2) Non-metallic piping shall not be used in a heating or air-conditioning system unless approved by the chief official.

Expansion and
contraction

6.2.6.2. Every pipe used in a heating or air-conditioning system shall be installed to allow for expansion and contraction due to temperature changes.

Supports

6.2.6.3. Supports for piping in a heating or air-conditioning system shall be designed and installed to conform to ASHRAE Guide and Data Books.

Insulation and
coverings

6.2.6.4.(1) Insulation and coverings on pipes shall be composed of material suitable for the operating temperature of the system to withstand deterioration from softening, melting, mildew and mold.

(2) Insulation and coverings on pipes in which the temperature of the fluid exceeds 250°F,

- (a) shall be composed of noncombustible material; or
- (b) shall not flame, glow, smoulder or smoke when tested in accordance with the method of test ASTM C411-61, "Hot-Surface Performance of High-Temperature Thermal Insulation," as revised to 1 May 1975, at the maximum temperature to which such insulation or covering is to be exposed in service.

(3) Where combustible insulation is used on piping in a horizontal or vertical service space, the insulation and coverings on such pipes shall have a flame-spread rating throughout the material not exceeding 25 in buildings of noncombustible construction and not exceeding 75 in buildings of combustible construction, except that no flame-spread rating limitation is required when located as described in Clauses (a), (b) and (c) of Sentence (5).

(4) Insulation and coverings on piping located in rooms and spaces other than the service spaces described in Sentence (3) shall have a flame-spread rating not exceeding that required for the interior finish of the room or space, except that no flame-spread rating limitation is required when located as described in Clauses (a), (b) and (c) of Sentence (5).

(5) Where combustible insulation and covering is used on piping in buildings described in Subsection 3.2.6., they shall have smoke developed classification of not more than 50, except where such pipe is,

- (a) located within a concealed space in a wall;
- (b) located in a floor slab; or
- (c) enclosed in a noncombustible raceway or conduit.

(6) Pipes that are exposed to human contact shall be insulated so that the exposed surface does not exceed 160°F.

6.2.6.5. Clearances between combustible material and bare pipes carrying steam or hot water shall conform to Table 6.2.6.A.

TABLE 6.2.6.A.

Forming Part of Article 6.2.6.5.

Steam or Water Temperature, °F	Minimum Clearance, in.
up to 250	½
above 250	1
Column 1	Column 2

6.2.6.6.(1) Where a pipe carrying steam or hot water at a temperature in excess of 250°F passes through a combustible floor, ceiling or wall, the construction shall be protected by a sleeve of metal or other noncombustible material at least 2 in. larger in diameter than the outside diameter of the pipe.

Sleeves

(2) Steam or hot water pipes that pass through a storage space shall be insulated with at least 1 in. of noncombustible material or otherwise protected to prevent direct contact between the surface of the pipe and the material stored.

Pipes in storage spaces

6.2.6.7. Where piping for heating or air-conditioning systems is enclosed in a shaft, the requirements for shafts of Article 3.5.3.1. shall apply.

Pipes in shafts

Subsection 6.2.7. Refrigerating Systems and Equipment for Air Conditioning

6.2.7.1. Fuel-fired appliances for space cooling shall be separated from the remainder of the building in conformance with Section 3.5.

6.2.7.2.(1) RESERVED

(2) Where a cooling unit is combined with a fuel-fired furnace in the same duct system, the cooling unit shall be installed,

Cooling units combined with furnaces

- (a) in parallel with the heating furnace;
- (b) upstream of the furnace, provided the furnace is designed for such application; or
- (c) downstream of the furnace, provided the cooling unit is designed to prevent excessive temperature or pressure in the refrigeration system.

Subsection 6.2.8. Chimneys and Venting Equipment

6.2.8.1.(1) Except as provided in Sentence (2), this Subsection applies to the construction and installation of,

- (a) masonry chimneys, concrete chimneys, metal chimneys, factory-built chimneys and chimney flues serving all fuel-fired appliances; and
- (b) flue-pipes and breechings serving appliances using solid fuel.

(2) The construction and installation of chimneys serving fireplaces or appliances using gas or oil having a combined total rated heat input of 400,000 Btu per hr (117.24 kW) or less, shall conform to Section 9.21.

(3) RESERVED

(4) Every chimney shall be capable of providing sufficient draft to vent properly the appliance that it serves.

Marking

(5) Every chimney or gas vent for use with an appliance using gas but which is not suitable for appliances using solid or liquid fuel shall be plainly and permanently marked to that effect.

(6) Every chimney or gas vent for use with an appliance using oil but which is not suitable for an appliance using solid fuel shall be plainly and permanently marked to that effect.

Tests

(7) The chief official may require a test of any chimney, gas vent or flue pipe to ensure gas-, smoke- and flame-tightness.

Clearance
from windows
and doors

(8) The top of every chimney shall be located at least 10 ft above the top of any door or window within a horizontal distance of 50 ft from the chimney.

Height above
roof or
structure

(9) The top of every chimney shall be at least,

- (a) 3 ft above the highest point at which it comes in contact with the roof; and
- (b) 2 ft above a roof surface or structure within a horizontal distance of 10 ft from the chimney.

Design and
construction

6.2.8.2.(1) Every chimney shall be designed and constructed to withstand the forces due to its weight and to the design wind, temperature and earthquake conditions conforming to the requirements of Part 4.

Foundations

(2) Foundations for chimneys shall be designed and constructed to conform to Section 4.2.

(3) Except for factory-built chimneys, every chimney shall be provided with a cleanout opening at the base of the flue equipped with a metal frame and tightfitting metal door and where the chimney is of a size requiring entry for cleaning, the cleanout opening shall be at least 2 ft by 3 ft.

(4) RESERVED

Access
ladders

(5) Access ladders, when used, shall consist of steel or bronze rungs, built into the walls and in the case of external ladders, such rungs shall begin at least from ground level.

RECTANGULAR BRICK MASONRY CHIMNEYS

Masonry
units

6.2.8.3.(1) Brick and mortar for rectangular brick masonry chimneys shall conform to Section 4.4., except that fireclay brick shall be laid with fireclay mortar conforming to ASTM C105-47 (1971), "Ground Fireclay as a Refractory Mortar for Laying up Fireclay Brick", as revised to 1 May, 1975, or with other mortar compatible for use with fireclay brick.

(2) Every rectangular brick masonry chimney shall be lined with, Liners

(a) chimney liners of clay conforming to ASTM C315-56, (1972) "Clay Flue Linings"; as revised to 1 May, 1975;

(b) fireclay refractory brick conforming to the following appropriate standard:

ASTM C315-56 (1972), "Clay Flue Linings",

ASTM C64-72, "Refractories for Incinerators and Boilers", as revised to 1 May 1975;

(c) hard burned lining brick conforming to ASTM C279-54 (1972), "Specification for Chemical-Resistant Masonry Units," as revised to 1 May, 1975; or

(d) metal having durability and resistance to corrosion and heat at least equivalent to 0.012-in. thick stainless steel, provided the intended flue gas temperature does not exceed 1,000°F.

(3) Every rectangular brick masonry chimney shall be constructed so that, Construction

(a) the chimney lining is installed as the surrounding masonry is constructed;

(b) the chimney lining extends from a point at least 2 ft below the lowest point of a flue pipe connection, to at least the top of the chimney cap; and

(c) chimney caps and flashing at junctions with adjacent construction conform to Part 9.

(4) Two or more flues in a rectangular brick masonry chimney shall be separated by partitions of at least, Partition

(a) 3 in. of solid unit masonry when clay chimney liners are used; or

(b) 3½ in. of fire-brick when a fire-brick lining is used.

(5) A masonry chimney may be corbelled, provided, Corbelling

(a) the wall from which the chimney is corbelled is at least 12 in. thick;

(b) the corbelling does not project more than 6 in.;

(c) the chimney is not supported on a cavity wall or a wall made of hollow units; and

(d) no brick projects more than 1 in. beyond the brick immediately below.

(6) The clearance between masonry chimneys and combustible framing shall be at least 2 in. for interior chimneys and ½ in. for exterior chimneys. Clearances

(7) The clearance between a cleanout opening for a masonry chimney and combustible material shall be at least 6 in.

(8) Spaces between chimneys and floor or ceiling assemblies shall be firestopped with noncombustible material and where such assemblies have wood framing members the firestopping shall not exceed 1 in. in depth. Fire-stopping

(9) The clearance between masonry chimneys and flooring shall be at least ½ in. Clearance to flooring

(10) Wood trim shall be separated from masonry chimneys by at least ⅛ in. of asbestos, asbestos millboard or other noncombustible material. Wood trim

RADIAL BRICK MASONRY CHIMNEYS

6.2.8.4.(1) Radial brick used in the construction of a radial brick chimney shall be acid resistant and shall conform to Type I-B, C, D or E brick in CSA A82.1-1965, "Burned Masonry units

Clay Brick", as revised to 1 May, 1975, and shall be cut radially with curved inner and outer faces conforming closely to the circular and radial lines of the finished chimney.

- Mortar (2) Mortar used in the construction of a radial brick chimney shall consist of a mixture of portland cement, lime and sand conforming to Section 4.4 in the proportion of 1 part cement, 2 parts lime and not less than 5 parts sand by volume.
- Fireclay mortar (3) Fireclay brick shall be laid up with fireclay mortar, conforming to ASTM C105-47 (1971), "Ground Fireclay as a Refractory Mortar for Laying Up Fireclay Brick", as revised to 1 May, 1975, or other mortar compatible for use with fireclay brick.
- Linings (4) Every radial brick masonry chimney shall be lined with a material suitable for the temperature and corrosion conditions to be encountered in service.
- Construction (5) A radial brick chimney may be constructed without the masonry outer shell provided,
- (a) the chimney is contained within a noncombustible shaft or structure protecting it from the weather;
 - (b) the lining is laid up with fireclay mortar conforming to ASTM C105-47(1971), "Ground Fireclay as a Refractory Mortar for Laying Up Fireclay Brick", as revised to 1 May, 1975.
- Caps and ladders (6) Every radial brick chimney shall be provided with,
- (a) a chimney cap of cast iron or reinforced concrete to protect the top of the chimney and lining; and
 - (b) an access ladder conforming to Sentence 6.2.8.2.(5).

REINFORCED CONCRETE CHIMNEYS

- Design and construction 6.2.8.5.(1) The design and construction of reinforced concrete chimneys shall conform to Section 4.5 and to recognized Engineering Handbooks.
- Linings (2) Every reinforced concrete chimney shall be lined with material suitable for the temperature and corrosion conditions to be encountered in service.
- Caps and ladders (3) Reinforced concrete chimneys shall be provided with a chimney cap conforming to Sentence 6.2.8.4.(6), and an access ladder conforming to Sentence 6.2.8.2.(5).

METAL CHIMNEYS

- 6.2.8.6.(1) Except as provided in Sentence (2) every metal chimney shall be designed and constructed to conform to Section 4.2.
- Supports (2) A metal chimney may be supported by noncombustible material provided,
- (a) the supports are independent of the appliance it serves; and
 - (b) the supports have at least a 4-hr fire-resistance rating.
- (3) The fire-resistance rating required for the supports described in Sentence (2) need not apply below the floor of the room containing the appliance.
- Metal (4) The thickness of metal in every metal chimney shall be at least 0.127 in. and shall be adequate to resist all stresses.
- Corrosion protection (5) A metal chimney shall be constructed of,
- (a) corrosion-resistant alloy;
 - (b) galvanized metal, provided the design temperature of the flue gases entering the chimney does not exceed 600°F; or

(c) other metal, provided the exterior of the chimney is painted with a paint to protect it against corrosion.

(6) Joints of every metal chimney shall be riveted, bolted or welded and such joints shall be at least as corrosion resistant as the sheets or plates so joined. Joints

(7) Every metal chimney in which the design temperature of the flue gases entering the chimney is greater than 1,000°F shall be lined with at least 4½ in. of firebrick set in fireclay mortar and other suitable refractory lining providing equivalent temperature protection may be used and such lining shall extend at least 25 ft above the flue pipe or breeching connection and to a point where the flue gas temperature is not more than 1,000°F. Lining

- (8) The minimum clearance between an exterior metal chimney and,
- (a) combustible material shall be 3 ft;
 - (b) an opening in a wall or a means of egress shall be 6 ft; and
 - (c) a masonry or concrete wall shall be 4 in.
- Clearances for exterior chimneys

(9) Except as provided in Sentence (10), every interior metal chimney shall have a clearance of at least 3 ft to combustible material within the storey in which the heating appliance is contained. Clearances for interior chimneys

(10) Where a metal chimney passes through a combustible roof assembly, the clearance between the chimney and the nearest combustible material may be reduced to 12 in. provided the metal chimney is guarded by a metal thimble extending at least 9 in. above and 9 in. below the roof construction and such thimbles shall have double cylindrical walls with a ventilated space between the walls and between the metal chimney and thimble, and the clearance between the metal thimble and combustible material shall be at least 6 in.

(11) Every interior metal chimney that passes through more than one storey or through an attic space shall be enclosed above the room in which the heating appliance is located by a noncombustible fire separation extending through the roof having a fire-resistance rating of at least 4 hr and such fire-resistance rating shall apply to the enclosure only and not to its supporting structure. Enclosures

- (12) The space between the enclosing fire separation and the metal chimney shall be,
- (a) sufficient to permit examination and repair of the chimney;
 - (b) ventilated to the outside air at the top; and
 - (c) provided with suitable air inlets below the required fire separation.
- Enclosure spaces

FACTORY-BUILT CHIMNEYS

6.2.8.7. Every factory-built chimney shall conform to ULC-S604-1963, "Chimneys, Factory-built", as revised to 1 May, 1975.

CHIMNEY FLUES

- 6.2.8.8.(1) A chimney flue serving a fuel-fired appliance shall, General
- (a) be contained in a chimney;
 - (b) not have an offset inclined more than 45 deg. to the vertical; and
 - (c) have a cross-sectional area sufficient to vent the appliance which it serves in accordance with ULC Standards, ULI Standards, NFPA Fire Codes and ASHRAE Guide and Data Books.

Cross-section
proportion

(2) The width of a rectangular or oval chimney flue shall be at least $\frac{2}{3}$ its larger dimension.

(3) A chimney flue serving a fireplace or incinerator shall not serve any other fuel-fired appliance.

Multiple
connections

(4) Two or more fuel-fired appliances, other than fireplaces or incinerators, may be connected to the same chimney flue provided,

- (a) adequate draft (negative flue outlet pressure) is maintained at each appliance;
- (b) every appliance is equipped with individual draft control, to maintain the over-fire draft (over-fire pressure) for which the appliance is designed;
- (c) the flue pipes or breechings of the appliances are connected directly to a common flue pipe or breeching of adequate cross-sectional area and as close to the chimney as practical, or directly to the chimney flue so that,
 - (i) where all appliances utilize the same fuel, the flue pipe from the smallest appliance is on top, and
 - (ii) where different fuels are used, the flue pipe serving a gas-fired appliance is on top, that serving an oil-fired appliance is in the middle and that serving a solid-fuel fired appliance is at the bottom;
- (d) the chimney flue is capable of venting the flue gas by natural draft when all appliances are firing at the same time or a mechanical flue gas exhauster (draft inducer) is used.

(5) RESERVED

FLUE PIPES AND BREECHINGS FOR APPLIANCES BURNING
SOLID FUELS

Material

6.2.8.9.(1) A flue pipe or breeching serving one or more solid-fuel-burning appliances shall be constructed of steel, masonry or other noncombustible material with a melting point of not less than 2,000°F.

(2) Galvanized steel may be used provided the design temperature of the flue gas does not exceed 600°F. Tile shall not be used as a flue pipe.

Minimum
metal
thickness

(3) The thickness of metal used in steel flue pipes for solid-fuel-burning appliances shall conform to Table 6.2.8.A.

TABLE 6.2.8.A.

Forming Part of Sentence 6.2.8.9.(2)

Diameter of Flue pipe, in.	Minimum Thickness of Metal, in.	
	Uncoated Steel	Galv. Steel
Below 6	0.016	0.016
6 to 8 (incl.)	0.021	0.019
Over 8 to 10	0.027	0.024
Over 10 to 12	0.033	0.030
Over 12 to 16	0.043	0.036
Over 16	0.067	0.058
Column 1	2	3

- (4) A flue pipe or breeching serving a solid-fuel-fired appliance shall not pass through, Passage
restrictions
- (a) an attic or roof space, closet or similar concealed space; or
 - (b) a floor, ceiling, wall or partition of combustible construction.

- (5) A flue pipe or breeching serving a solid-fuel-fired appliance shall, Installation
- (a) be securely supported by metal or other noncombustible supports;
 - (b) be as short and straight as possible;
 - (c) be designed and constructed to allow for expansion;
 - (d) be sloped upward toward the chimney at least $\frac{1}{4}$ in. per ft of horizontal run;
 - (e) have a cross-sectional area not less than,
 - (i) the area of the flue outlet of the appliance served by a flue pipe, or
 - (ii) the combined area of the flue outlets of all the appliances served by a breeching;
 - (f) enter a chimney through a metal thimble or masonry flue ring;
 - (g) not extend into the chimney flue; and
 - (h) have a tight connection with the chimney.

(6) The minimum clearance between a flue pipe or breeching serving a solid-fuel-fired appliance and combustible material whether or not such material is covered with non-combustible material shall be 18 in. except that where protection is provided as described in Table 6.2.8.B. the clearance shall conform to that Table. Clearance

(7) The protection in Column 1 of Table 6.2.8.B. shall be applied to the combustible material, unless otherwise specified, and shall cover all surfaces within 18 in. of the flue pipe or breeching.

(8) All clearances from flue pipes and breechings in Table 6.2.8.B. shall be measured from the outer surface of,

- (a) the flue pipe or breeching; or
- (b) the protective covering on the flue pipe or breeching to combustible material whether such material is protected by noncombustible material or not.

TABLE 6.2.8.B.

Forming Part of Sentence 6.2.8.9.(5), (6) and (7)

Minimum Thickness and Type of Protection	Minimum Clearance with Protection, in.
¼-in. asbestos millboard spaced out 1 in. by noncombustible material.	12
0.013-in. sheet metal on ¼-in. asbestos millboard.	12
0.013-in. sheet metal spaced out 1 in. by noncombustible material.	9
0.013-in. sheet metal on ⅛-in. asbestos millboard spaced out 1 in. by noncombustible material.	9
1½-in. asbestos-cement or mineral wool covering on flue pipe or breeching.	9
0.027-in. sheet metal on 1 in. mineral wool batts reinforced with wire mesh or equivalent.	3
Column 1	Column 2

SECTION 6.3 INCINERATORS

Subsection 6.3.1. General

6.3.1.1. The design, construction, installation and alteration of every indoor incinerator shall conform to NFPA 82-1972 "Incinerators and Rubbish Handling", as revised to 1 May, 1975.

Subsection 6.3.2. Installation

Chimney flue

6.3.2.1.(1) Every incinerator shall be served by a chimney flue conforming to Article 6.2.8.8.

Separation

(2) A chimney flue serving a flue-fed-incinerator shall serve no other appliance.

6.3.2.2. Rooms containing incinerators shall be separated from the remainder of the building in accordance with Subsection 3.5.2.

6.3.2.3. Every incinerator shall be equipped with a spark arrestor as specified in NFPA 82-1972 "Incinerators and Rubbish Handling", as revised to 1 May, 1975.

SECTION 6.4 ELECTRICAL EQUIPMENT, INSTALLATIONS AND WIRING

Subsection 6.4.1. RESERVED

SECTION 6.5 ELEVATORS, DUMBWAITERS AND ESCALATORS

Subsection 6.5.1. RESERVED

Subsection 6.5.2. Elevators and Dumbwaiters

6.5.2.1. Elevator and dumbwaiter hoistways shall conform to Subsections 3.2.6. and 3.5.3.

6.5.2.2.(1) Except where a building has been designed to control smoke movement, every elevator or dumbwaiter shaft shall have an opening to the outdoors at the top of the shaft having an area at least 10 per cent of the cross-sectional area of the shaft and such openings may be permanently open if protected against the weather.

(2) Where the openings referred to in Sentence (1) are not permanently open, they shall be enclosed with a covering that can be opened manually from the outside and open automatically by means of a fusible link and such fusible link shall have a temperature rating approximately 50°F above the maximum temperature that would normally be encountered in the shaft.

6.5.2.3. Every machinery room for elevators and dumbwaiters shall conform to Subsection 3.5.2.

6.5.2.4.(1) RESERVED

(2) Sidewalk-type elevators shall not be installed in a public thoroughfare.

Sidewalk type

Subsection 6.5.3. Escalators

6.5.3.1.(1) Where escalators serve as a required means of egress, they shall conform to Part 3.

(2) Enclosures for escalators shall conform to Part 3.

(3) The escalator machinery shall be separated from the remainder of the building by a fire separation conforming to Subsection 3.5.2.

SECTION 6.6 SERVICE SHAFTS AND CHUTES

Subsection 6.6.1. RESERVED

Subsection 6.6.2. Linen and Refuse Chutes

6.6.2.1. Linen and refuse chutes shall be enclosed in a shaft conforming to Subsection 3.5.3. and shall be internally smooth, impervious to moisture, corrosion resistant and noncombustible.

Linen and
refuse chutes

6.6.2.2. Every intake opening for a chute shall be not greater in area than 60 per cent of the cross-sectional area of the chute.

6.6.2.3. Intake openings for linen and refuse chutes shall be fitted with closures designed to close automatically and latch after use.

6.6.2.4.(1) Every interior linen or refuse chute shall,

(a) be vented through the roof by means of a labelled factory-built chimney conforming to ULC S.604-1963 "Chimneys, Factory-built" as revised to 1 May, 1975 or by a similar means of equal performance and such venting means shall be properly isolated from the structure where it passes through the roof and extend at least 3 ft above the roof;

(b) have an area at least 10 per cent of the cross-sectional area of the chute; and

(c) be equipped with a fire shutter that shall open automatically in the event of a fire.

(2) Skylights over chutes shall be,

(a) constructed of noncombustible material or of metal-covered wood framing; and

(b) glazed with glass of no greater thickness than $\frac{1}{8}$ in. or other noncombustible material that can be easily pierced by fire-fighting personnel.

(3) A window in the side of the chute may replace a skylight or shutter provided that,

- (a) the window sill is at least 3 ft above the adjacent roof level, and at least 2 ft above a roof surface or structure within a horizontal distance of 10 ft from the shaft;
- (b) the window or other venting arrangement opens automatically in the event of fire; and
- (c) the window conforms to Subsection 3.2.3.

Refuse
chute
discharge

6.6.2.5. The room or bin into which a refuse chute discharges shall be of sufficient size to contain the refuse between normal intervals of emptying and such room or bin shall be impervious to moisture and shall have a water supply and a floor drain.

SECTION 6.7 FIRE ALARM AND FIRE EXTINGUISHING EQUIPMENT

Subsection 6.7.1. General

6.7.1.1. RESERVED

Protection
from freezing

6.7.1.2. Equipment forming part of a fire protection system that may be adversely affected by freezing temperatures and which is located in unheated areas shall be adequately protected from freezing.

6.7.1.3. All fire alarm and fire protection systems shall be, performance tested upon completion of installation, to the satisfaction of the chief official.

Subsection 6.7.2. Fire Alarm Systems

DESIGN AND INSTALLATION

Installation

6.7.2.1.(1) All local fire alarm systems shall be installed in accordance with CSA Standard B222.0 1974 "Installation Code for Local Fire Alarm Systems", as revised to 1 May, 1975.

(2) Except as provided in Subsections 3.2.4. and 3.2.6. fire alarm systems shall be designed so that the operation of any fire alarm box or automatic fire detecting device will cause the instantaneous operation of all alarm sounding and visual warning devices and such warning devices shall remain in operation until the system is manually shut off.

(3) Where electrical supervision of isolating valves on a standpipe or sprinkler system is required as per Subsections 6.7.3. and 6.7.4., such supervision shall be accomplished on separate circuits from the main fire alarm system and shall indicate trouble on the fire alarm control panel and be indicated remotely in conformance with Clause 3.3.3. of CSA Standard B222.0 1974 "Installation Code for Local Fire Alarm Systems", as revised to 1 May, 1975. In no way is the valve supervision circuit to cause jamming of the main fire alarm system.

(4) RESERVED

(5) RESERVED

(6) RESERVED

(7) RESERVED

(8) RESERVED

(9) There shall be no push buttons or toggle switches for drill purposes on a fire alarm system, but key operated devices may be provided for drill purposes.

6.7.2.2. RESERVED

- 6.7.2.3. RESERVED
- 6.7.2.4. RESERVED
- 6.7.2.5. RESERVED
- 6.7.2.6. RESERVED
- 6.7.2.7. RESERVED
- 6.7.2.8. RESERVED
- 6.7.2.9. RESERVED

6.7.2.10. Mechanical Alarm Systems where acceptable shall consist of permanently mounted audible sounding devices, which are operated manually and which shall have a distinct sound and be clearly audible throughout the entire building.

Subsection 6.7.3. Standpipe and Hose Systems

STANDPIPES

6.7.3.1.(1) Where standpipe and hose sytems are required by Part 3, they shall be installed progressively to provide fire protection during construction, and shall be kept in such condition that water will be supplied to every hose station on each floor without delay when a fire department pump is connected to the fire department connection at street level.

Installation during construction

(2) During construction the standpipe system need not be connected to a water supply.

(3) Pipes supplying standpipe systems shall be of a size conforming to Table 6.7.3.A.

Size of piping

TABLE 6.7.3.A.

Forming Part of Sentence 6.7.3.1.(3)

Size of Building	Minimum Nominal Size of Piping, in.		
	Risers	From Street Main to Riser	Lateral Extensions
6 storeys or less in building height ⁽¹⁾ or 75 ft above grade and up to 40,000 sq ft in build- ing area	2	2	2
6 storeys or less in building height ⁽¹⁾ or 75 ft above grade and over 40,000 sq ft in build- ing area	4	4	4
Over 6 storeys in building height ⁽¹⁾ or 75 ft above grade	6	6	6
Column 1	2	3	4

Note to Table 6.7.3.A.:

⁽¹⁾A penthouse that exceeds 500 sq ft in area shall be considered a storey or 12 ft in height of building for the purpose of this Table.

(4) Buildings over 275 ft in building height shall be served by at least two sources of water supply from a public water system.

- (5) RESERVED

HOSE STATIONS

Location

6.7.3.2.(1) Hose stations shall be readily accessible and hose valves shall be not more than 5 ft above the floor.

(2) Hose stations shall be located so that every portion of the building can be reached by a hose stream and is within 10 ft of a hose nozzle when the hose is extended.

(3) Required hose stations shall be located outside of normal work areas near exits from floor areas.

(4) A hose station on one side of horizontal exit shall be considered to serve only the floor area on that side of the exit.

Valves

(5) A hose valve and connection shall be provided at every hose station.

(6) Suitable means shall be provided to prevent the pressure on the hose exceeding 90 psig when flowing.

(7) Hose valves shall be provided with suitable connection installed so that leakage past the valve seat will be carried off and prevented from entering the fire hose.

(8) Every hose station shall be equipped with a listed hose rack fitted with not more than 75 ft of listed 1 1/2-in. fire hose.

(9) The hose at hose stations shall be equipped with a shut-off type adjustable spray to straight stream nozzle.

(10) Except as provided in Sentence 3.2.5.4.(2) a 2 1/2-in. hose valve, equipped with a cap and chain shall be provided at every hose station for the use of a fire department.

(11) No municipality shall have, and no person shall have in connection with any fire apparatus or fire-fighting equipment that is installed on any premises, couplings for 1 1/2-in. fire hose or other fittings used in connection with such couplings that are not of the iron pipe standard thread of 11 1/2 threads an inch and that do not conform to the standards and specifications for such couplings and fittings contained in the Canadian Standards Association Standard B89-1954 "1 1/2-Inch Fire Hose Couplings, Screw Thread and Tail Piece Internal Diameters" as revised to 1 May, 1975.

(12) Standpipes and hoses shall be installed for roof enclosures exceeding 500 sq ft in area.

HOSE CABINETS

Hose cabinets

6.7.3.3.(1) Hose rack, nozzle, fire hose and valves shall be in a hose cabinet except for Group F occupancies.

(2) Hose cabinets shall be of sufficient size to contain the equipment mentioned in Sentence (1) and a listed fire extinguisher.

(3) Every hose cabinet shall be provided with a glass viewing panel at least 3/16 in. thick constituting at least 70 per cent of the door area.

(4) Every hose cabinet shall be located so that its door when fully open will not obstruct any doorway or corridor.

(5) Doors to hose cabinets shall have no locking devices, except that locking devices and solid doors conspicuously identified may be utilized in areas where a person or persons are under legal restraint.

WATER SUPPLIES

6.7.3.4.(1) The water supply for every standpipe and hose system shall be from a public water system, gravity tank, pressure tank, automatic fire pump, or combinations thereof, and

- (a) standpipe system shall be wet and directly connected to the source of the water supply;
 - (b) where a pump is necessary to ensure the required flow and pressure, it shall be operated automatically to stop and start on pressure rise and fall; and
 - (c) the pressure setting shall ensure delivery of 50 psig to the highest and most remote hose connection.
- (2) The water supply for 1½ inch hose connections shall be sufficient to provide a minimum flow of 70 gpm for at least 30 minutes at a pressure of at least 50 psig measured at the highest and most remote hose valve or hose connection.
- (3) An electrically supervised control valve located inside a building or an indicator post valve located outside shall be provided for every water supply facility and installed in an accessible location. Water supply control
- (4) Check valves shall be installed to prevent water flow from a standpipe system through the fire department pumper connection and every water supply system.
- (5) Where a water supply serves both a standpipe system and a system serving other equipment, control valves shall be provided so that either system can be shut off independently and the control valve for the standpipe system shall be electrically supervised.
- (6) The standpipe connection shall be upstream of any water meter. Connections
- (7) Standpipe risers in the same zone (see Sentence 6.7.3.1.(3) shall,
- (a) be cross-connected at the bottom; and
 - (b) where supplied by gravity tanks or pressure tanks, they shall also be cross-connected at the top and a check valve may if necessary be provided at the base of every riser to prevent circulation.
- (8) Sufficient electrically supervised control valves shall be provided to permit shutting off every standpipe riser without interrupting the water supply to other risers. Control valves
- (9) Every electrically supervised control valve controlling a water supply to a standpipe system shall be left in its normal operating position and shall be clearly identified.
- (10) Pressure gauges,
- (a) shall be installed,
 - (i) at every water supply connection,
 - (ii) at the highest point of every standpipe riser, and
 - (iii) before and after all pumps;
 - (b) shall be connected by at least ¼ in. diameter pipe; and
 - (c) shall be equipped with a shut-off valve.
- (11) The water supply for 2½-in. hose connections shall be sufficient to supply a minimum flow of 500 gpm with a minimum discharge pressure of 50 psig measured at the two most remote hose valves or hose connections.
- (12) Buildings in excess of 275 ft. in height shall be equipped with water storage capacity at the top of the building to supply a minimum flow of 500 gpm for at least 30 min. at a minimum discharge pressure of 50 psig measured at the highest and most remote hose valve or hose connection.
- (13) Only fire-fighting water connections including those allowed under Section 6.7.4. shall be permitted in any standpipe system.
- (14) Where the water main pressure is not adequate the owner or occupant shall provide and maintain automatic pumping equipment to provide specified performance as per Sentences (2) and (11).

(15) All electrical fire pumping equipment in buildings in excess of 275 ft. in height shall be connected to a secondary source of emergency power. Refer to Article 3.2.6.10.

(16) Means shall be provided by valving to permit maintenance to the pump.

(17) Duplicate standby fire pumps capable of delivering water as per Sentence 6.7.3.4.(12) shall be provided for buildings in excess of 275 ft. in height.

(18) Fire pumps and controllers supplying water for systems with 2½-in. connections shall be listed and labelled by the Underwriters' Laboratories of Canada.

FIRE DEPARTMENT CONNECTIONS

6.7.3.5.(1) All standpipe systems shall be served by at least one fire department siamese connection.

(2) Fire department siamese connection shall be,

Location

(a) located on the outside of a building adjacent to a street at least 1 ft and not more than 3 ft above grade;

(b) readily accessible to the fire department for the attachment of hose and not more than 150 ft from a hydrant;

Connection
outlets and
valves

(c) of a diameter as specified in Table 6.7.3.A. and provided with two 2½-in. hose connections with female swivel hose couplings having hose threads conforming to sentence 6.7.3.5.(8); and

(d) sufficient clearance must be provided around the couplings to use a standard fourteen in. (14") Fire Department hose spanner for tightening.

(3) Check valves shall be provided in every hose connection except that a two-way hose connection may be provided with a single check valve arranged to shut one outlet when the other is in use.

(4) Shut-off valves shall not be installed in the fire department connection.

(5) An automatic drain valve shall be provided in the fire department connection at its lowest point, between the hose connections and the check valve.

Identification

(6) The fire department connection shall be provided with a sign having raised letters at least 1 in. in size, cast in a metal plate or fitting, clearly indicating its intended service and size.

(7) Every fire department connection shall be equipped with a cap or plug to protect the threads and to exclude foreign matter.

(8) No municipality shall have, and no person shall have in connection with any fire apparatus or fire-fighting equipment that is installed on any premises, couplings for 2½-in. fire hose or other fittings use in connection with such couplings that do not have 5 threads an inch and 3⅝ in. outside diameter of the male coupling and that do not conform to the standards and specifications for such couplings and fittings contained in the Canadian Standards Association Standard B89.2-1966 "2½ In. Fire Hose Couplings and Fittings" as revised to 1 May, 1975.

PIPING, FITTINGS AND HANGERS

Design and
construction

6.7.3.6.(1) Pipe and tube used in standpipe systems shall,

(a) be designed to withstand a working pressure of not less than 175 psig; and

(b) conform to the following standards as revised to 1 May, 1975,

(i) ASTM A120-72a, "Black and Hot-Dipped, Zinc-Coated (Galvanized) Welded and Seamless Steel Pipe for Ordinary Uses",

(ii) ANSI Standard B36. 10-1970, "Wrought-Steel and Wrought Iron Pipe,"

(iii) ASTM B75-73, "Seamless Copper Tube", or

(iv) ASTM B251-71, "General Requirements for Wrought Seamless Copper and Copper-Alloy Tube".

(2) Brazing alloy for standpipe systems shall conform to AWS Classification BCuP-3 of American Welding Society Specification A5. 8-69, "Brazing Filler Metal", as revised to 1 May, 1975.

(3) Ferrous piping for working pressures,

(a) up to 300 psig shall be at least Schedule 40 pipe except that Schedule 30 pipe may be used for piping 8" and larger in size; or

(b) over 300 psig shall be at least Schedule 60 pipe or for sizes not subject to Schedule classification at least "extra-heavy" type.

(4) Standpipe fittings shall be at least "extra heavy" type when the pressures may exceed 175 psig. Fittings

(5) All pipe connections shall be made by means of threaded, flanged or welding fittings or other means.

(6) Where welded connections are used, welding fittings shall be used.

(7) Pipe hangers shall be of a type capable of securely supporting the piping. Hangers

(8) The system shall be provided with drain valves piped to an open drain. Drains

(9) The drain shall be so arranged as to be free from freezing. The drains shall be so arranged and sized so as to,

(a) allow complete draining of the system for repair; and

(b) conduct operational tests.

VALVES

6.7.3.7.(1) Valves shall be "Standard weight" for pressures up to 175 psig and shall be "extra heavy" for pressures in excess of 175 psig and shall be listed and labelled by ULC. Design and construction

(2) Hose valves shall be angle-type.

(3) Valves controlling water supplies to standpipe systems shall be outside-screw-and-yoke type or indicator type.

(4) Check valves shall be of swing check or other design.

(5) All control valves for standpipes systems shall be electrically supervised.

IDENTIFICATION OF PIPING

6.7.3.8. When piping for standpipe and hose systems is identified or colour coded such identification shall conform to CGSB 24-GP-3a (1967) "Code for Identification and Classification of Piping Systems", as revised to 1 May, 1975.

PRESSURE TESTS

6.7.3.9.(1) Every standpipe and hose system, including water supply connections and fire department connections, shall be subject to hydrostatic tests. Hydrostatic test

(2) The test pressure shall be at least 50 psig greater than maximum hydrostatic pressure in service, but not less than 200 psig and maintained for at least 2 hours without pressure loss.

(3) All fire department standpipe systems shall be performance tested upon completion of the installation, to the satisfaction of the chief official.

PORTABLE FIRE EXTINGUISHERS

6.7.3.10.(1) Fire extinguishers shall be of a type tested and listed by Underwriters' Laboratories of Canada.

(2) Portable fire extinguishers shall be conspicuously located where they will be readily accessible in the event of fire and to ensure accessibility, they shall be hung on hangers, set on shelves or brackets or placed in an equally accessible position.

(3) Portable extinguishers shall be located throughout the building to conform with NFPA Number 10-1973, "Installation of Portable Fire Extinguishers" as revised to 1 May, 1975.

(4) Vaporizing liquid fire extinguishers, including any extinguisher which contains as the extinguishing agent any of,

- (a) carbon tetrachloride (CTC);
- (b) chlorobromomethane (CBM); or
- (c) methyl bromide (MB),

shall not be installed in any indoor location.

Subsection 6.7.4. Sprinkler Systems

6.7.4.1.(1) Where the installation of sprinkler systems is required elsewhere in the building code they shall be designed, constructed, installed and tested in conformance with NFPA 13-1973, "Installation of Sprinkler Systems", as revised to 1 May, 1975.

(2) Where a building contains fewer than nine sprinkler heads such heads may be connected to a water supply serving other equipment in the building and where additional sprinkler heads are installed such sprinkler heads shall be connected to a separate water supply.

(3) Where a water supply serves both a sprinkler system and a system serving other equipment, control valves shall be provided so that either system can be shut off independently, and the control valve for the sprinkler system shall be electrically supervised.

(4) Sprinklers may be connected to a standpipe serving a 2½-in. fire hose connection provided that,

- (i) the sprinklers are serving an area in which the fire hose stations are supplied by the same standpipe system;
- (ii) an electrically supervised control valve is installed in the sprinkler main adjacent to the point of connection to the standpipe;
- (iii) the sprinkler connection is at least one size smaller than the standpipe;
- (iv) the sprinklers are installed in accordance with this Subsection.

(5) Sprinklers shall not be installed in machine rooms of elevating devices.

SECTION 6.8 VOICE COMMUNICATION LIFE SAFETY SYSTEMS FOR HIGH RISE BUILDINGS

Subsection 6.8.1. General

6.8.1.1.(1) The voice communication system shall be completely dedicated to fire and life safety use upon activation of the "Master" switch at the central control facility.

(2) Installation shall conform with the requirements of this Section.

Subsection 6.8.2. Coverage

6.8.2.1. Except for Group C major occupancy apartment buildings, where a voice communication system is required in Article 3.2.6.9., the voice communication system shall provide,

- (1) clear and undistorted coverage of all public corridors, lobbies, stairwells, areas of assembly for emergency announcements, and all other areas deemed necessary; and
- (2) a minimum Preset Sound Pressure Level of 85 db (± 3 db) within the area of coverage-reference 0.0002 microbar.

Subsection 6.8.3. Preannounce Signal

6.8.3.1. The system shall be equipped with a preannounce signal which shall provide a tone, distinctive from that of the fire alarm system or any other building signal system and such tone shall produce a sound pressure level of 91 db (± 3 db) above a standard reference level of 0.0002 microbar within its area of coverage.

Subsection 6.8.4. Speakers & Speaker Zones

6.8.4.1. A speaker zone shall consist of a number of speakers controlled as a group from the central control facility.

6.8.4.2. A minimum of one speaker zone per floor and one speaker zone for each stairwell shall be provided.

6.8.4.3. Each speaker zone shall have a minimum of two circuits with a minimum of one speaker per circuit.

6.8.4.4. Automatic equipment shall be installed to insure that a fault in any one circuit shall not interfere with the normal operation of any other circuit.

6.8.4.5. Speaker in any zone shall be divided equally between the two circuits and the speakers in the circuits shall be staggered to provide equal distribution throughout the speaker zone.

6.8.4.6.(1) Speakers shall have the following minimum technical requirements;

- (a) Voice coil diameter 1 in.;
- (b) Speaker Power handling capacity IOW;
- (c) Acoustically treated metal enclosure; and
- (d) Frequency response of 50 hertz to 10 kilohertz.

Subsection 6.8.5. Handsets

6.8.5.1. Remote handsets shall be provided on each floor in each exit stairwell.

6.8.5.2. Handsets shall be mounted not less than 3 ft 6 in. and not more than 4 ft 6 in. above the floor.

6.8.5.3.(1) Handsets shall be equipped with a retractable 5 ft coil cord and shall be mounted in protective red enclosures.

(2) Handsets shall be equipped with a voice cancelling transmitter.

(3) The handset shall be installed so that the removal of the handset from its cradle shall provide automatic signalling facilities to a central control facility.

(4) The voice quality and operation of the handset shall be at least equal to that of the public telephone system.

(5) The protective enclosures shall normally be locked with capability for automatic unlocking from the central control facility or by a master key.

Subsection 6.8.6. Central Control Facility (Voice Communication System)

6.8.6.1.(1) The voice communication function of the central control facility shall provide,

- (a) master switch to provide priority operation;
- (b) one speaker selection switch per floor or zone with visual indication of switch position;
- (c) all locations call facility under control of one switch;
- (d) hand held close talking microphone with 5 ft coil cord and storage bracket;
- (e) facility to sound preannounce tone;
- (f) facility to silence fire alarm signalling devices during preannounce tone and emergency broadcast with automatic restoration of signals upon completion of broadcast;
- (g) audio amplification both normal and standby for a minimum of 1 watt per cone speaker and 2.5 watts per horn speaker with frequency response peaked for maximum voice articulation;
- (h) audible and visual amplifier failure indication with automatic transfer to standby amplifier;
- (i) one handset selector switch per floor or zone with visual indication of switch position;
- (j) one handset annunciator lamp per floor or zone;
- (k) separate switch for unlocking all remote handset enclosures;
- (l) push to test button for all indicating lights on the console;
- (m) proper identification for all switches and lights;
- (n) trouble indication as required in Article 6.8.7.1.

Subsection 6.8.7. Wiring

6.8.7.1. All wiring shall be continuously supervised with individual "Visual and Audible" trouble indication at the central control facility for each speaker and handset circuit and facility to silence trouble signal.

6.8.7.2. All wiring for voice communication systems shall be installed in Class I metallic raceways and protected in conformance with Sentence 3.2.6.10.(1).

Subsection 6.8.8. Identification

6.8.8.1. All remote handset enclosures shall be identified with permanent white lettering one inch high as follows:

“EMERGENCY FIRE TELEPHONE”

SECTION 6.9. INHALATION ANESTHETICS

Subsection 6.9.1. Application

6.9.1.1.(1) Inhalation Anesthetic systems shall be designed, constructed and installed in conformance with the most stringent of the following standards as revised to 1 May, 1975,

- (a) CSA Z32.1-1970, “Code for the Prevention of Explosions or Electric Shock in Hospital Operating Rooms”; and

CSA Z305.1-1975, “Nonflammable Gas Medical Gas Piping Systems, or

- (b) NFPA 56A-1973, “Standard for the Use of Inhalation Anesthetics (Flammable and Nonflammable)”,

NFPA 56B-1973, “Respiratory Therapy”, and

NFPA 56F-1973, “Nonflammable Medical Gas Systems”.

PART 7 RESERVED

PART 8

SECTION 8.1. DEMOLITION

8.1.1.(1) Subject to subsection 2.5.2. of the building code, this part applies to every building to be demolished.

(2) The structural design characteristics of the building shall be determined before commencement of demolition and such information and the method of demolition to be used shall be included in an application for a permit to demolish a building.

(3) No person shall commence demolition of a building or any part of a building before the building has been vacated by the occupants.

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PART 9 HOUSING AND SMALL BUILDINGS

SECTION 9.1 GENERAL

Subsection 9.1.1. Application

9.1.1.1. This Part applies to buildings of 3 storeys or less in building height, having a building area not exceeding 6,000 sq ft and which are used or intended to be used for residential (Group C), business and personal services (Group D), mercantile (Group E), and medium and low hazard industrial occupancy (Group F. Divisions 2 and 3). This Part applies both to site assembled and factory made buildings.

Scope

9.1.1.2. Measures to ensure the safety of the public during construction shall conform to the appropriate requirements in Part 8.

Public safety

9.1.1.3. Buildings, other than those described in Article 9.1.1.1., are regulated by the appropriate provisions contained in Parts 1, 2, 3, 4, 5, 6, 7 and 8.

9.1.1.4. Where a building or a component of a building is assembled off the building site in such a manner that it cannot be inspected on site, off-site inspection shall be provided to ensure compliance with this Regulation.

9.1.1.5. The Climatic Information for building design in Ontario described in Section 4.9 shall apply to this Part.

SECTION 9.2 RESERVED

SECTION 9.3 MATERIALS, SYSTEMS AND EQUIPMENT

Subsection 9.3.1. General

Performance 9.3.1.1. Materials, systems and equipment shall possess the essential properties necessary to perform their intended functions.

Required tests 9.3.1.2. When required, materials, systems or equipment shall be tested to determine the suitability for their intended use.

Published test methods 9.3.1.3. Except as provided in Article 9.3.1.5., the test method used to determine the suitability of materials, systems or equipment shall be one that is published by a recognized agency.

Assessment of materials, systems and equipment 9.3.1.4. Materials, systems and equipment not specifically described herein, or which vary from the specific requirements in this Part, or for which no recognized test procedure has been established, may be used if it can be shown that the material, system or equipment is suitable on the basis of past performance or on the basis of tests described in Article 9.3.1.5.

Where no published test methods exist 9.3.1.5. Where no published test method exists the tests shall be designed to simulate or exceed anticipated service conditions or shall be designed to compare the performance of the material, system or equipment with similar material, system or equipment that is known to be acceptable.

Testing laboratories 9.3.1.6. Every test shall be carried out by a testing laboratory acceptable to the chief official.

9.3.1.7. RESERVED

Subsection 9.3.2. Concrete

Design criteria 9.3.2.1. Concrete shall be designed, mixed, placed and cured in accordance with CSA A23.1-1973, "Concrete Materials and Methods of Concrete Construction," and tested in accordance with CSA A23.2-1973, "Methods of Test for Concrete," both as revised to 1 May, 1975.

Sulphate soils 9.3.2.2.(1) Cement shall meet the requirements of CSA A5-1971, "Portland Cements," as revised to 1 May, 1975.

(2) Sulphate-resisting cement shall be used for concrete in contact with sulphate soil deleterious to normal cement and such concrete shall conform to the requirements in Section 25 of CSA A23.1-1973, "Concrete Materials and Methods of Concrete Construction," as revised to 1 May, 1975.

Aggregate 9.3.2.3. Aggregates shall consist of sand, gravel, crushed rock, crushed air-cooled blast furnace slag, expanded shale or expanded clay conforming to CSA A23.1-1973, "Concrete Materials and Methods of Concrete Construction," as revised to 1 May, 1975 and such aggregate shall be clean, well-graded and free of injurious amounts of organic and other deleterious material.

- 9.3.2.4. Water shall be clean and free of injurious amounts of oil, organic matter, sediment or any other deleterious material.

9.3.2.5. Unless otherwise specifically required elsewhere in this Part, the compressive strength of unreinforced concrete shall be not less than 2,000 psi after 28 days.

9.3.2.6. When concrete is used for garage and carport floors and exterior steps, it shall have a minimum compressive strength of 3,000 psi after 28 days and shall have air entrainment of 5 to 7 per cent.

9.3.2.7. The concrete mixes described in Table 9.3.2.A shall be considered acceptable if the slump does not exceed 4-in. when measured according to the slump test described in in CSA A23.2-1973, "Methods of Test for Concrete," as revised to 1 May, 1975. The maximum size of coarse aggregate in Table 9.3.2.A shall not exceed 2-in.

Water

Compressive strength

Concrete mix

TABLE 9.3.2.A.

Forming Part of Article 9.3.2.7.

CONCRETE MIXES, BY VOLUME			
Concrete Strength, psi	Cement, part	Sand, parts	Coarse Aggregate
2,000	1	2	4 parts
	1	—	6 parts pit run gravel
2,500	1	2	3½ parts up to 1½-in. in size
	1	—	5½ parts pit run gravel
Column 1	2	3	4

- 9.3.2.8. The use of admixtures other than air entrainment shall be approved. All admixtures shall conform to ASTM C260-73, "Air-Entraining Admixtures for Concrete," or ASTM C494-71, "Chemical Admixtures for Concrete," as applicable, both as revised to 1 May, 1975.

9.3.2.9. Reinforced concrete shall be designed to conform to the requirements of Part 4.

9.3.2.10. When the air temperature is below 40°F, concrete shall be kept at a temperature of not less than 50°F or more than 80°F while being mixed and placed, and maintained at a temperature of not less than 50°F for 72-hr after placing and no frozen material or ice shall be used in the mix.

Admixtures

Reinforced concrete design

Cold weather requirements

Subsection 9.3.3. Lumber and Wood Products

- 9.3.3.1. Lumber for the uses listed in Table 9.3.3.A. shall be identified by the grade stamp of an association or independent grading agency approved to grade stamp lumber by an appropriate organization acceptable to the chief official.

9.3.3.2. Particleboard and plywood used for roof sheathing, wall sheathing and sub-flooring shall be legibly identified on the face of the material indicating the manufacturer of the material and that the material is of exterior type.

9.3.3.3.(1) Except as provided in Sentences (2) and (3), lumber grades shall conform to Table 9.3.3.A., for the particular use. On-site cross-cutting of a piece shall not be considered to affect the grade of the piece as originally marked.

Grade marking

TABLE 9.3.3.A.

Forming Part of Sentence 9.3.3.3.(1)

MINIMUM LUMBER GRADES FOR SPECIFIC END USES ⁽¹⁾						
Use	BOARDS				FRAMING	
	Paragraph in the 1970 NLGA grading rules under which boards are graded ⁽²⁾				2-4 in. thick 2-5 in. wide	2-4 in. thick 6-in. and wider
		All species		Eastern white pine & red pine		
	Para 111	Para 113	Para 114	Para 115	All Species	All Species
Stud wall framing (loadbearing members)	—	—	—	—	Standard, Stud, No. 2	No. 2
Stud wall framing (non-loadbearing members)	—	—	—	—	Stud, Utility, No. 3	No. 3
Floor, roof & ceiling framing	—	—	—	—	⁽³⁾	⁽³⁾
Plank frame construction (loadbearing members)	Standard	No. 3 Common	—	No. 3	—	No. 2
Plank frame construction (non-loadbearing members)	Economy	No. 5 Common	—	No. 5	Economy, No. 3	Economy, No. 3
Posts and beams See 9.3.3.3.(2)	—	—	—	—	Standard, No. 2	No. 2
Roof sheathing	Standard	No. 3 Common	Standard	No. 4	—	—
Sub-flooring	Standard	No. 3 Common	Standard	No. 3	—	—
Wall sheathing See 9.3.3.3.(3)	Utility	No. 4 Common	Utility	No. 4	—	—
Preserved wood foundation framing	—	—	—	—	No. 2	No. 2
Column 1	2	3	4	5	6	7

Notes to Table 9.3.3.A.:

⁽¹⁾Graded in conformance with the 1970 NLGA Standard Grading Rules for Canadian Lumber, published by the National Lumber Grades Authority, Vancouver.

⁽²⁾To identify board grades, the paragraph number of the NLGA rules under which the lumber is graded must be shown in the grade mark. The grade descriptions in Paragraph 113 of the NLGA rules are the same as the 1970 Standard Grading Rules for Western Lumber published by WWPA. The grade descriptions in paragraph 114 are the same as the 1970 Standard Grading Rules for West Coast Lumber, No. 16, published by WCLIB. When graded in accordance with WWPA or WCLIB rules, the grade mark will not contain a paragraph number.

⁽³⁾Grades to conform to those listed in Span Tables for Wood Rafters, Joists, Beams and Roof Trusses. (see Articles 9.23.13.14 and 9.23.13.15 for roof trusses).

(2) Where 5-in. or thicker lumber is used for posts or beams, the grade shall not be less than "Standard."

(3) Where wall sheathing is not required as a nailing base, one grade lower than those specified is permitted.

9.3.3.4. Moisture content of lumber shall be not greater than 19 per cent at the time of installation.

Moisture
content

9.3.3.5. Lumber dimensions of less than 1-in. referred to in this Part are actual dimensions. Lumber dimensions of 1-in. or more referred to in this Part are nominal dimensions. The corresponding actual dimensions shall be those shown in CSA 0141-1970, "Softwood Lumber."

9.3.3.6. Joist, rafter, lintel and beam members up to 5 per cent less than the actual Canadian standard sizes may be used provided the allowable spans for the grade and species of lumber under consideration are reduced 5 per cent from those shown in the span tables for full size members.

9.3.3.7. Where wood is pressure treated with a chemical toxic to termites, such treatment shall be in accordance with the requirements of one of the following standards, all as revised to 1 May, 1975.

CSA 080.1-1974, "Preservative Treatment of All Timber Products by Pressure Processes,"

CSA 080.2-1974, "Preservative Treatment of Lumber, Timber, Bridge Ties and Mine Ties by Pressure Processes,"

CSA 080.9-1974, "Preservative Treatment of Plywood by Pressure Processes", or

CSA 080.15-1974, "Preservative Treatment of Wood for Building Foundation Systems, Basements and Crawl Spaces by Pressure Processes."

9.3.3.8. Lumber and plywood used or intended for use in wood foundation walls, footings and crawl spaces in which they are in contact with the ground shall be treated in accordance with CSA 080.15-1974, "Preservative Treatment of Wood for Building Systems, Basements and Crawl Spaces by Pressure Processes," as revised to 1 May, 1975.

Wood
foundations

Subsection 9.3.4. Metal

9.3.4.1. Minimum thicknesses for sheet metal material given in this Part refer to the actual minimum thicknesses measured at any point of the material, and in the case of galvanized steel includes the thickness of the coating unless otherwise indicated.

SECTION 9.4 LOADS

Subsection 9.4.1. General

9.4.1.1. When the size of structural members and their connections are not given in this Part, the members and their connections shall conform to Part 4 except that design live loads and deflection limits shall conform to Subsection 9.4.2. to 9.4.6.

Subsection 9.4.2. Floor Loads

9.4.2.1. The minimum design live load on a floor area is the load listed in Table 9.4.2.A. applied uniformly over the entire area, or the load listed in Table 9.4.2.B. applied over an area $2\frac{1}{2}$ ft by $2\frac{1}{2}$ ft located so as to cause maximum effects, whichever causes the greater stresses.

Floor loads

TABLE 9.4.2.A.

Forming Part of Article 9.4.2.1.

UNIFORM DESIGN LOADS FOR FLOORS	
Use of Area of Floor	Minimum Design Live Load, psf
Corridors, balconies, lobbies and aisles over 4 ft in width, except for public corridors above the first storey in residential occupancies	100
Public corridors above the first storey in residential occupancies	40
Corridors, balconies, lobbies and aisles 4 ft or less in width	Same as occupancy they serve
Mezzanines	Same as occupancy they serve
Equipment rooms	75 ⁽¹⁾
Exits	100
Factories	125 ⁽¹⁾
Garages	
for passenger cars	50
for unloaded buses and light trucks	125
for loaded trucks and buses and all trucking spaces	250
Kitchens	
other than domestic type	100
Office areas	
basements	100
other storeys	50
Laboratories excluding small medical and dental laboratories	75
Residential occupancies	
bedrooms	30
all other rooms	40
Mercantile occupancies	
retail and wholesale areas	100
Driveways, sidewalks and grilles that are not supported by the ground such as those over basements and areaways and which are subject to loads from cars and trucks	250
Sidewalks and grilles that are not subject to loads from cars or trucks	100
Storage areas	100 ⁽¹⁾
Water-closet rooms	
except in residential occupancies	50
Column 1	2

Notes to Table 9.4.2.A.:

⁽¹⁾Total equipment loads must be calculated and allowed for in the design.

TABLE 9.4.2.B.

Forming Part of Article 9.4.2.1.

CONCENTRATED DESIGN LOADS FOR FLOORS

Use of Area of Floor	Minimum Concentrated Design Load, lb
Floors of offices, manufacturing buildings	2,000
Floors and areas used by passenger cars	2,500
Floors and areas used by vehicles not exceeding 8,000 lb gross weight	4,000
Floors and areas used by vehicles exceeding 8,000 lb but not exceeding 20,000 lb gross weight	8,000
Floors and areas used by vehicles exceeding 20,000 lb gross weight	12,000
Driveways or sidewalks over basements, cellars or other open areas	12,000
Column 1	2

Subsection 9.4.3. Snow Loads

9.4.3.1. Except as provided in Article 9.4.3.2., design snow loads shall be not less than 60 per cent of the appropriate ground snow load listed in Section 4.9, but in no case shall the snow load be considered less than 20 psf of horizontal roof projection.

Snow loads

9.4.3.2. Where the entire width of a roof does not exceed 14 ft. the design snow load shall be not less than 50 per cent of the appropriate ground snow load listed in Section 4.9, but in no case less than 20 psf of horizontal roof projection.

Subsection 9.4.4. Wind Loads

9.4.4.1. Except for accessory buildings and except as permitted in Article 9.4.4.2., design wind loads shall conform to the appropriate requirements in Section 4.1.

Wind loads

9.4.4.2. Buildings not more than 14 ft in width and not more than 1 storey in building height may be anchored by means of corrosion-resistant steel rods or cables of at least $\frac{1}{2}$ -in diam., attached to the building frame near each corner of the building in a manner that will develop the full strength of the rod or cable and each such rod or cable shall be anchored to the ground by means of ground anchors having a withdrawal resistance of not less than 35 lb per lineal foot length of the building.

Subsection 9.4.5. Deflections

9.4.5.1. The maximum deflection of structural members shall conform to Table 9.4.5.A. Dead loads need not be considered in computing such deflections.

Deflections

TABLE 9.4.5.A.
Forming Part of Article 9.4.5.1.

MAXIMUM DEFLECTIONS		
Structural Members	Type of Ceiling Supported	Maximum Allowable Deflection Expressed as a Ratio of the Clear Span
Roof rafters, roof joists, roof beams and roof decking of plank and beam construction	No ceiling	1/180
	Other than plaster or gypsum board	1/240
	Plaster or gypsum board	1/360
Ceiling joists	Other than plaster or gypsum board Plaster or gypsum board	1/240 1/360
Floor beams, floor joists and floor decking of plank and beam construction for floor areas other than bedrooms in dwelling units	No. ceiling	1/360
	Other than plaster or gypsum board	1/360
	Plaster or gypsum board	1/360
Floor beams, floor joists and floor decking of plank and beam construction for floor areas of bedrooms in dwelling units	No ceiling	1/240
	Other than plaster or gypsum board	1/240
	Plaster or gypsum board	1/360
Column 1	2	3

Subsection 9.4.6. Earthquake Loads

9.4.6.1. Except as provided in Articles 9.4.6.2. to 9.4.6.4., 2- and 3-storey buildings in seismic Zone 3 and 3-storey buildings in seismic Zone 2 shall be designed for the earthquake loads in Section 4.1.

9.4.6.2. Buildings with structural loadbearing precast concrete elements (normal or lightweight) shall have connections designed for the earthquake loads in Section 4.1.

9.4.6.3. Buildings constructed with loadbearing masonry walls which are required to resist the earthquake loads specified in Article 9.4.6.1. may, in lieu of engineered design, be reinforced as required in Subsection 9.20.18.

9.4.6.4. Buildings with structural systems of wood frame construction need not be designed for the earthquake loads in Section 4.1.

Subsection 9.4.7. Bearing Capacity for Soil and Rock

9.4.7.1. Except as provided in Articles 9.4.7.2. to 9.4.7.4. and Section 9.15, where the footing width does not exceed 3 ft, the allowable bearing pressure for soil or rock shall be determined in conformance with ASTM D1194-72, "Standard Method of Test for Bearing Capacity of Soil for Static Load on Spread Footings," as revised to 1 May, 1975, provided the bearing plate used in the test is at least 12 in. by 12 in. and the allowable bearing pressure does not exceed $\frac{1}{3}$ the ultimate bearing capacity of the soil or rock, and does not exceed $\frac{1}{3}$ the pressure that would cause the plate to settle 1 in.

9.4.7.2. Where a foundation rests on rock or on soil that has been identified in conformance with the "Guide to the Field Description of Soils," published by the

Associate Committee on Geotechnical Research, National Research Council of Canada, to a depth equal to at least twice the width of the footing, the values in Table 9.4.7.A. may be used in determining the allowable bearing pressure for soil or rock.

TABLE 9.4.7.A.
Forming Part of Article 9.4.7.2.

Type and Condition of Soil or Rock	Maximum Allowable Bearing Pressure, psf
Dense sand, dense sand and gravel ⁽¹⁾	6,000
Compact sand, compact sand and gravel ⁽¹⁾	3,000
Loose sand, loose sand and gravel ⁽¹⁾	1,000
Dense silt ⁽²⁾	3,000
Compact silt ⁽²⁾	2,000
Very stiff clay ⁽²⁾	6,000
Stiff clay ⁽²⁾	3,000
Firm clay ⁽²⁾	1,500
Soft clay ⁽²⁾	750
Till, dense or hard	8,000
Till, compact or firm	3,000
Cemented sand and gravel	10,000
Clay shale	6,000
Sound rock	10,000
Rock with discontinuities ⁽³⁾	2,000
Column 1	2

Notes to Table 9.4.7.A.:

⁽¹⁾Sand, or sand and gravel may be classified by means of a picket test in which a 2 in. by 2 in. picket bevelled at the end at 45 deg. to a point, is pushed into the soil. Such material is classified as "dense" if a man of average weight cannot push the picket more than 1½ in. into the soil, "compact" if the picket penetrates more than 1½ in. but less than 8 in. into the soil and "loose" if the picket penetrates 8 in. or more.

⁽²⁾Clay and cohesive silts may be classified as "very stiff" if it is impossible to indent by thumb pressure, "stiff" if it is difficult to indent by thumb pressure, "firm" if it can be indented by moderate thumb pressure, "soft" if it can be penetrated several inches by thumb pressure, where this test is carried out on undisturbed soil in the wall of a test pit.

⁽³⁾Indicates rock containing close discontinuities or cracks infilled with soft cohesive soil.

9.4.7.3. Where a soil or rock within a distance equal to twice the footing width below the bearing surface has a lower allowable bearing pressure than that at the bearing surface as shown in Article 9.4.7.2., the design capacity of the foundation shall not be greater than would cause the weakest soil or rock to be stressed beyond its allowable bearing pressure. In calculating such subsurface pressures, the loads from the footings shall be assumed to be distributed uniformly over a horizontal plane within a frustum extending downward from the footing at an angle of 60 deg. to the horizontal.

9.4.7.4. Where a foundation bears on gravel, sand or silt and where the water table is within a distance below the bearing surface equal to the width of the foundation, the allowable bearing pressure shall be 50 per cent of that determined in Articles 9.4.7.1. and 9.4.7.2.

9.4.7.5. The design procedures described in Section 4.2 may be used in lieu of the design procedures in this Subsection, and shall be used where deep foundations are used, or if the footing size falls outside the scope of this Section, or if the foundation is constructed on peat or on filled ground.

9.4.7.6. Where a foundation is located in an area in which soil movement caused by changes in soil moisture content is known to occur to the extent that it will cause significant damage to a building, measures shall be taken to minimize the effect of such movement on the building.

SECTION 9.5 ROOM AND SPACE DIMENSIONS

Subsection 9.5.1. General

9.5.1.1. This Section applies only to dwelling units that are intended for use on a continuing or year-round basis as the principal residence of the occupant, to tourist cottages and cabins for rent and to hotel and motel rooms.

9.5.1.2. Unless otherwise indicated herein, the areas, dimensions and height of rooms or spaces shall be measured between finished wall surfaces and between finished floor and ceiling surfaces.

9.5.1.3. Minimum dimensions listed for rooms or spaces in combination with other rooms or spaces refer to the minimum dimension of the combined space.

9.5.1.4. Minimum floor areas specified in this Section do not include closets or built-in bedroom cabinets unless otherwise indicated.

9.5.1.5. Two or more areas are considered as a combination room if the dividing wall occupies less than 60 per cent of the separating plane.

9.5.1.6. Areas and dimensions of rooms and spaces may be less than required in this Section when permitted by the chief official and the rooms and spaces are adequate for their intended use, such as by the provision of built-in furniture to compensate for reduced sizes.

Subsection 9.5.2. Ceiling Heights

9.5.2.1. Heights of rooms or spaces in residential occupancies shall conform to Table 9.5.2.A.

TABLE 9.5.2.A.

Forming Part of Article 9.5.2.1.

ROOM HEIGHTS	
Room or Space	Minimum Heights
Living room or space, dining room or space, kitchen or kitchen space.	7 ft 6-in. over at least 75 per cent of the required floor area with a clear height of 7 ft at any point over the required area.
Bedroom or bedroom space.	7 ft 6-in. over at least 50 per cent of the required floor area or 7 ft over all of the required floor area. Any part of the floor having a clear height of less than 4 ft 6-in. shall not be considered in computing the required floor area.
Unfinished basement or cellar including laundry area therein.	6 ft 4-in. under beams in laundry areas and in any location that would normally be used for passage to laundry and required storage areas.
Bathroom, water-closet room or laundry area above grade.	7 ft in any area where a person would normally be in a standing position.
Passage, hall or main entrance vestibule and finished rooms not specifically mentioned above.	7 ft
Column 1	2

9.5.2.2. The clear height above and below a mezzanine floor assembly in all occupancies shall be not less than 7 ft unless otherwise permitted by the chief official.

9.5.2.3. The clear height in a storage garage shall be not less than 6 ft 6-in.

Subsection 9.5.3. Living Rooms or Spaces within Dwelling Units

9.5.3.1.(1) Subject to Sentence (2), living areas within dwelling units either as separate rooms or in combination with other spaces shall have, Living room area

- (a) at least 145 sq ft of floor area; and
- (b) no dimension less than 9 ft 10-in. within the required area.

(2) Where the area of a living space is combined with a kitchen and dining area, the living area alone in a bachelor dwelling unit shall be at least 120 sq ft.

Subsection 9.5.4. Dining Rooms or Spaces within Dwelling Units

9.5.4.1.(1) A dining space in combination with other space shall have a minimum floor area of 85 sq ft. Dining room area

(2) A dining room not combined with other space shall have a minimum area of 75 sq ft.

9.5.4.2. Except as permitted in Article 9.5.4.3., a dining room or space combined with other space shall have no dimension less than 7 ft 6-in. within the required area measured between wall faces or a wall face and a built-in cabinet or appliance.

9.5.4.3. When a required dining area is provided in a kitchen or serves a bachelor dwelling unit, the minimum dimension of such space may be reduced to 5 ft 6-in.

Subsection 9.5.5. Kitchens within Dwelling Units

9.5.5.1. Kitchen areas within dwelling units either separate from or in combination with other space shall have at least 45 sq ft of floor area, except that in bachelor dwelling units the minimum floor area shall be 40 sq ft. Kitchen area

Subsection 9.5.6. Bedroom or Space in Dwelling Units

9.5.6.1.(1) Except as provided in Article 9.5.6.3. at least one bedroom in every dwelling unit shall have, Main bedroom area

- (a) where built-in cabinets are not provided, a minimum floor area of 105 sq ft; or
- (b) where built-in cabinets are provided, a minimum floor area of 95 sq ft.

(2) The minimum dimension in the bedroom referred to in Sentence (1) shall be at least 8 ft 10-in.

9.5.6.2.(1) Except as provided in Article 9.5.6.3., each additional bedroom shall have, Other bedroom areas

- (a) where built-in cabinets are not provided, a minimum floor area of 75 sq ft; or
- (b) where built-in cabinets are provided, a minimum floor area of 65 sq ft.

(2) The minimum dimension within the area of a bedroom referred to in Sentence (1) shall be at least 6 ft 6-in.

9.5.6.3. Bedroom spaces in combination with other spaces shall have at least 45 sq ft of floor area and have no dimension less than 6 ft 6-in. within the required area. Combination bedroom areas

Subsection 9.5.7. Bathrooms and Water-Closet Rooms

Bathroom areas 9.5.7.1.(1) In every dwelling unit an enclosed space of sufficient size shall be provided to accommodate a bathtub, water closet and lavatory.

(2) Bathtubs of the rectangular type shall have at least 5 ft nominal length and,

(a) a clearance of at least 1 ft 9-in. shall be provided in front of the tub or shower stall to an opposite wall face; or

(b) a clearance of at least 1 ft 6-in. shall be provided in front of the tub or shower stall to another fixture,

over at least a 2 ft length of the bathtub or shower.

(3) The centreline of the water closet shall be at least 1 ft 3-in. away from an adjacent side wall and from a vanity and at least 1 ft 6-in. clearance shall be provided in front of the water closet to the opposite wall or another fixture.

(4) The centreline of a wash basin shall be at least 1 ft 3-in. from an adjacent side wall and,

(a) a clearance of at least 1 ft 9-in. shall be provided in front of the wash basin to an opposite wall; or

(b) a clearance of at least 1 ft 6-in. in front of the wash basin to another fixture.

Subsection 9.5.8. Halls and Vestibules within Dwelling Units

Width of
hallways 9.5.8.1. The minimum width of a hall or passage within a dwelling unit shall be at least 2 ft 10-in., except that in buildings not exceeding 14 ft in width the hallway width may be 2 ft 4-in. where a second exit is provided near the end of the hallway farthest from the living area.

SECTION 9.6 DOORS

Subsection 9.6.1. General

Doors in fire
separations 9.6.1.1. Requirements relating to doors in fire separations and means of egress shall conform to the appropriate requirements in Sections 9.9 and 9.10.

Subsection 9.6.2. Required Doors

Required doors 9.6.2.1. A door shall be provided at each entrance to a dwelling unit, bathroom, water-closet room, shower room and room containing a boiler or furnace.

Required doors
in multiple
dwelling units 9.6.2.2. In buildings containing more than one dwelling unit, doors shall be provided at the exterior entrances, laundry or drying rooms, storage rooms, public water-closet rooms, garbage and incinerator rooms, furnace rooms, recreation rooms and any other locations required by Section 9.10.

Subsection 9.6.3. Doorway Sizes

Doorway
openings 9.6.3.1. Doorway openings within dwelling units shall be designed to accommodate not less than the door sizes in Table 9.6.3.A. for swing-type doors and where folding doors are to be provided, the same openings apply.

TABLE 9.6.3.A.
Forming Part of Article 9.6.3.1.

MINIMUM SIZE OF DOORS		
At Entrance to	Width, ft—in.	Height, ft—in.
Dwelling unit (required entrance) Vestibule or entrance hall	2 — 8	6 — 6
Stairs to a floor level that contains a finished space All doors in at least one line of passage from the exterior to the basement Utility rooms	2 — 8	6 — 6
Walk-in closet Where 2 ft 4-in. hallways are permitted Bathroom, water-closet room, shower room	2 — 0	6 — 6
Rooms not mentioned above, exterior balconies	2 — 6	6 — 6
Column 1	2	3

9.6.3.2. Doors to public water-closet rooms shall be not less than 2 ft 8-in. in width and 6 ft 8-in. in height.

Public water-closets

Subsection 9.6.4. Exterior Doors

9.6.4.1. Exterior wood doors shall be exterior type conforming to CSA O132.2-1972, "Wood Doors," as revised to 1 May, 1975.

Wood doors

9.6.4.2. All sliding glass doors shall conform to the appropriate requirements in CGSB 82-GP-1a(1972), "Doors, Glass, Aluminum Frame, Sliding, Standard-Duty," or to CGSB 82-GP-2a(1972), "Doors, Glass, Aluminum Frame, Sliding, Medium-Duty," both as revised to 1 May, 1975.

Aluminum frames

9.6.4.3. In buildings of residential occupancy all exterior doors, except garage doors, shall be provided with storm doors, or other means of minimizing heat loss and infiltration.

9.6.4.4. All sliding glass doors shall be provided with storm doors or have double glazing.

Subsection 9.6.5. Glass

9.6.5.1. Glass thickness and the size of glass for doors shall conform to Table 9.6.5.A.

TABLE 9.6.5.A.
Forming Part of Article 9.6.5.1.

GLASS SIZE FOR DOORS	
Minimum Glass Weight or Thickness	Maximum Perimeter, in.
18 oz.	80
24 oz.	120
32 oz.	160
3/16-in.	180
7/32-in.	not limited
Column 1	2

Safety glass

9.6.5.2. Glass side lights greater than 18-in. in width that could be mistaken for doors, glass in storm doors and glass in sliding doors within or at every entrance to a dwelling unit shall be safety glass of the laminated or tempered type conforming to CGSB 12-GP-1c(1973), "Glass, Safety, Tempered or Laminated, for Building Construction," as revised to 1 May, 1975, or shall be of wired glass.

9.6.5.3. Glass in entrance doors to dwelling units, other than the entrance doors described in Article 9.6.5.2., shall be safety glass or wired glass of the type described in Article 9.6.5.2. where the glass area exceeds 5 sq ft and extends to less than 36-in. from the bottom of the door.

9.6.5.4. Every glass door accessible to the public shall be constructed with safety glass or wired glass conforming to Article 9.6.5.2.

9.6.5.5. Every glass or transparent door accessible to and used by the public shall be equipped with hardware, bars or other permanent fixtures designed so that the existence and position of such door will be readily apparent.

9.6.5.6. Glass other than safety glass shall not be used for a shower or bathtub enclosure.

Subsection 9.6.6. Caulking and Weatherstripping

9.6.6.1. Caulking shall be provided for all exterior doors between door frames and exterior siding or masonry.

9.6.6.2. In buildings of residential occupancy weatherstripping shall be provided around all exterior doors except garage doors.

SECTION 9.7 WINDOWS

Subsection 9.7.1. Scope

Natural lighting

9.7.1.1. This Section applies to installation of windows and to the requirements for natural lighting to be provided by windows in residential occupancies.

9.7.1.2. Windows shall be installed in compliance with the requirements for fire protection set out in Section 9.10.

9.7.1.3. Windows shall be installed in compliance with the requirements for ventilation set out in Section 9.33.

Subsection 9.7.2. General

Window design

9.7.2.1. Windows shall be designed and installed so that they shed water.

Minimum window glass areas

9.7.2.2. The minimum window glass area for rooms in buildings of residential occupancy or which are used for sleeping shall conform to Table 9.7.2.A. and the unobstructed glass area of a door or skylight is considered equivalent to that of a window.

TABLE 9.7.2.A.
Forming Part of Article 9.7.2.2.

**MINIMUM GLASS AREAS FOR ROOMS
OF RESIDENTIAL OCCUPANCY**

Location	Unobstructed Glass Area	
	With No Electric Lighting	With Electric Lighting
Laundry, basement recreation room, unfinished basement or cellar	4 per cent of area served	Windows not required
Water-closet room	4 sq ft	Windows not required
Kitchen, kitchen space kitchen alcove	10 per cent of area served	Windows not required
Living rooms, Dining rooms, Bedrooms and other finished rooms not mentioned above	10 per cent of area served	10 per cent of area served
Column 1	2	3

9.7.2.3. Wherever practicable, windows shall be provided to light corridors, stairways and similar public space in buildings.

Windows in public spaces

9.7.2.4. Where termites are known to exist and where windows or other openings at or below grade contain wood elements, the bottom of window wells or adjacent ground shall be at least 6-in. below the nearest wood unless the wood is pressure treated with a chemical toxic to termites in accordance with Article 9.3.3.7.

9.7.2.5. In buildings of residential occupancy all windows shall be provided with storm windows, or other means of minimizing heat loss and infiltration.

Subsection 9.7.3. Window Standards

9.7.3.1.(1) Unless otherwise specified in this Section, windows shall conform to one of the following Standards, as revised to 1 May, 1975:

CSA O132.1-1965, "Wood Windows;"

CGSB 12-GP-8(1966), "Factory-Sealed Double-Glazing Units;"

CGSB 63-GP-2a(1966), "Windows, Extruded Aluminum, Vertical and Horizontal Sliding, Medium-Duty;"

CGSB 63-GP-3a(1966), "Windows, Extruded Aluminum, Vertical and Horizontal Sliding, Standard-Duty;"

CGSB 63-GP-4a(1971), "Windows, Sashless, Horizontal Sliding;" or

CGSB 63-GP-5a(1970), "Windows, Steel, Vertical and Horizontal Sliding, Standard-Duty."

(2) The Standards in Sentence 9.7.3.1.(1) need not comply to buildings that are not more than 14 ft wide.

Subsection 9.7.4. Glass

9.7.4.1. Glass shall conform to one of the following Standards, as revised to 1 May, 1975:

Quality of glass

CGSB 12-GP-1c(1973), "Glass, Safety, Tempered or Laminated for Building Construction;"

CGSB 12-GP-2a(1970), "Glass, Sheet: Flat, Clear;" or

CGSB 12-GP-3b(1970), "Glass, Plate: Flat, Polished Plate or Float."

Thickness of glass

9.7.4.2. Thickness of glass in windows shall conform to Table 9.7.4.A., except as provided in Article 9.7.4.3.

TABLE 9.7.4.A.

Forming Part of Article 9.7.4.2.

MAXIMUM GLASS SIZE FOR VARIOUS THICKNESSES			
Minimum Glass Thickness or Weight of Inner and Outer Panes	Sash Type or Fixed Glazing	Factory-sealed Double Glazing	
		Fused Edges	Other than Fused Edges
18 oz.	120-in. perimeter	180-in. perimeter	150-in. perimeter
24 oz.	168-in. perimeter	252-in. perimeter	210-in. perimeter
32 oz.	240-in. perimeter	360-in. perimeter	300-in. perimeter
3/16-in.	280-in. perimeter	420-in. perimeter	350-in. perimeter
7/32-in.	50 sq ft	113 sq ft	78 sq ft
1/4-in.	no limit	no limit	no limit
Column 1	2	3	4

9.7.4.3. Sashless window glass thickness shall conform to CGSB 63-GP-4a(1971), "Windows: Sashless, Horizontal Sliding," as revised to 1 May, 1975.

Subsection 9.7.5. Caulking and Glazing

Glazing compound

9.7.5.1. Sealing compound used in the glazing of factory-sealed double-glazed units shall be compatible with the material used to edge seal the units.

Caulking

9.7.5.2. Caulking shall be provided between window frames or trim and the exterior siding or masonry.

Subsection 9.7.6. Glass Panels in Areas Accessible to the Public

9.7.6.1. Windows or glass panels which exceed 18-in. width and extend to less than 12-in. from the floor shall be protected by barriers or railings.

9.7.6.2. Windows in exit stairways that extend to less than 42-in. above the landing shall be protected by barriers or railings located approximately 42-in. above such landings.

SECTION 9.8 STAIRS, RAMPS, HANDRAILS AND GUARDS

Subsection 9.8.1. Scope

Design and construction of stairs

9.8.1.1. This Section applies to the design and construction of interior and exterior stairs, steps, ramps, railings and guards.

Stairs as part of exit

9.8.1.2. Where the stair forms part of an exit, the appropriate requirements in Sections 9.9 and 9.10 shall also apply.

Escalators and moving walkways

9.8.1.3. Escalators and moving walkways shall conform to the appropriate requirements in Part 3 and Part 6.

Subsection 9.8.2. General

9.8.2.1. Treads and risers shall have uniform rise and run in any one flight.	Treads and risers
9.8.2.2. Except for interior stairs within a dwelling unit, at least 3 risers shall be provided for interior stairs.	Number of risers required in stairs
9.8.2.3. Interior stairways extending through the roof of a building shall be protected from ice and snow.	Stairway protection

Subsection 9.8.3. Stair Dimensions

9.8.3.1. Interior stairs within dwelling units to areas used only for storage, laundry and mechanical equipment such as unfinished basements, cellars and attics, shall have a maximum rise of 9-in., a minimum run of 8-in. and a minimum tread width of 9-in.	Stair dimensions
9.8.3.2. Interior stairs within dwelling units other than those listed in Article 9.8.3.1. and exterior stairs serving dwelling units shall have a maximum rise of 8-in., a minimum run of 8¼-in. and a minimum tread width of 9¼-in.	Maximum rise, minimum run and tread width
9.8.3.3. Interior stairs not contained within dwelling units and exterior stairs for buildings, except those serving not more than 1 dwelling unit, shall have a maximum rise of 7¾-in., a minimum rise of 5-in., a minimum run of 9-in. and a minimum tread width of 10-in. and the product of the run and rise (expressed in inches) for such stairs shall be not less than 70 nor more than 75.	
9.8.3.4. Where the run of any stair is less than 10-in., a nosing of at least 1-in. shall be provided beyond the face of the riser, or an equivalent back slope on the risers shall be provided.	Nosing
9.8.3.5. Except as required in Article 9.9.3.3., exit stairs and stairs used by the public shall have a width, measured between wall faces or guards, of at least 36-in., except that where the stair serves 1 or more floor areas having a combined occupant load greater than 100 persons, the width shall be at least 44-in.	Stairway width
9.8.3.6. At least 1 stairway between each floor level in a dwelling unit shall have a minimum width between wall faces of at least 2 ft 10-in.	
9.8.3.7. The head room measured vertically from a line drawn through the outer edges of the nosings shall be at least 6 ft 4-in. for stairs located in dwelling units and 6 ft 9-in. for all other stairs.	Clear height

Subsection 9.8.4. Landings

9.8.4.1. Landings shall be at least as wide and as long as the width of stairs in which they occur, except that the length of landing for exterior stairs serving not more than 1 dwelling unit need not exceed 36-in., and the length of landing for all other stairs in a straight run need not exceed 44-in.	Landings
9.8.4.2. Where a door swings towards a stair, the full arc of its swing shall be over a landing and except as provided in Article 9.8.4.3., a landing shall be provided at the top and bottom of each flight of interior stairs and where a doorway occurs in a stairway.	Door swing on stairs
9.8.4.3. Where a door occurs at the top of the stair in a dwelling unit, no landing is required between the doorway and the stairs.	
9.8.4.4. A landing shall be provided at the top of all exterior stairs, except that a landing may be omitted at a secondary entrance to a building containing a single dwelling unit provided the stair does not contain more than 3 risers.	
9.8.4.5. The vertical height between any landings shall not exceed 12 ft.	Height between landings
9.8.4.6. The clear height over landings shall be at least 6 ft 4-in. in dwelling units and 6 ft 9-in. for other landings.	Clear height over landings

Subsection 9.8.5. Curved Stairs and Winders

9.8.5.1. Except as permitted in Article 9.8.5.2., no winders shall be used in any exit stairway.

Curved stairs in
exits

9.8.5.2. A curved stair may be used as an exit provided the treads have a minimum width of 9-in. measured 9-in. away from the handrail at the narrow end of the tread, and a handrail is installed on both sides.

Curved stairs
not in exits

9.8.5.3. Except as permitted in Article 9.8.5.4., a curved stair not required as an exit shall have a minimum average tread width of 9-in. and a minimum tread width of 7-in. and such stairs shall not exceed 44-in. between handrails.

Winders

9.8.5.4. Stairs within dwelling units may contain winders that converge to a centre point provided the winders turn through an angle of not more than 90 deg. and individual treads turn through an angle of 30 deg. and only 1 set of such winders shall be permitted between floor levels.

Subsection 9.8.6. Ramps

Maximum
gradient for
ramps

9.8.6.1. The maximum gradient for pedestrian ramps shall be 1 in 10 for residential occupancies, 1 in 6 for mercantile or industrial occupancies and 1 in 8 for all other occupancies and the maximum gradient for every exterior ramp shall be 1 in 10.

Level area in
ramps

9.8.6.2. Where a doorway or stairway opens onto the side of a ramp there shall be a level area extending across the full width of the ramp and for a distance of at least 12-in. on either side of the wall opening.

Doorways near
ramps

9.8.6.3. Where a doorway or stairway opens onto the end of a ramp, there shall be a level area extending across the full width of the ramp and along the ramp for at least 36-in.

Subsection 9.8.7. Handrails

9.8.7.1. Except as permitted in Articles 9.8.7.2. and 9.8.7.3., a handrail shall be provided on at least 1 side of stairs less than 44-in. in width, and on 2 sides of stairs 44-in. in width or greater.

9.8.7.2. Handrails are not required for stairs within a dwelling unit that have fewer than 3 risers.

9.8.7.3. Only 1 handrail is required on exterior stairs more than 44-in. in width and having 3 or more risers provided such stairs serve not more than 1 dwelling unit.

9.8.7.4. Handrails on stairways shall be located between 32 and 36-in. measured vertically above a line drawn through the outside edges of the stair nosings.

9.8.7.5. A clearance of at least 1½-in. shall be provided between each handrail and the wall to which it is fastened.

9.8.7.6. Handrails shall be so constructed that there will be no obstruction on or above them to break a handhold.

9.8.7.7. Handrails and stair stringers shall not project more than 3½-in. into the required width of stairway.

9.8.7.8. Where ramps are used in lieu of stairs, the handrail requirements for stairs in Article 9.8.7.1., and Articles 9.8.7.3. to 9.8.7.7. shall apply where the gradient exceeds 1 in 10.

Subsection 9.8.8. Guards

9.8.8.1. Every exterior landing, porch and every balcony, mezzanine, gallery, raised walkway and roof to which access is provided for other than for maintenance purposes, shall be protected by guards on all open sides where the difference in elevation between

adjacent levels exceeds 24-in., and every exterior stair with more than 6 risers shall be protected with guards on all open sides where the difference in elevation between the adjacent ground level and the stair exceeds 24-in.

9.8.8.2. When an interior stair has more than 2 risers, the sides of the stair and the landing or floor level around the stair well shall be enclosed by walls or be protected by guards, except that a stair to an unfinished basement or cellar in a dwelling unit may have 1 unprotected side.

9.8.8.3. Except as provided in Articles 9.8.8.4. and 9.8.8.5., all guards including those for balconies shall be at least 42-in. in height, except that guards for porches not more than 4 ft above the finished ground level need not exceed 32-in. in height.

9.8.8.4. Except for stairs within a dwelling unit, and except a stairway serving not more than 1 dwelling unit, guards for stairs shall be at least 36-in. in height measured vertically from a line drawn through the outside edges of the stair nosings, and 42-in. in height at landings.

9.8.8.5. Guards for stairs within dwelling units and for exterior stairs serving not more than 1 dwelling unit shall be at least 32-in. measured vertically above a line drawn through the outside edges of stair nosings, and above landings and around the top of unenclosed stairwells or stairs.

9.8.8.6. Except for floors of garages in Section 9.36, a continuous curb at least 6-in. in height and a guard not less than 42-in. above the floor level shall be provided at every opening through a garage floor and around the perimeter of such floor and ramps where the exterior walls are omitted where the top of the floor is 2 ft or more above an adjacent ground or floor level.

9.8.8.7. Openings through a guard on a balcony or an exit stair, except an exit stair serving not more than 1 dwelling unit, shall be of a size as to prevent the passage of a spherical object having a diameter of 4-in., unless it can be shown to the satisfaction of the chief official that the location and size of such openings which exceed this limit do not represent a hazard.

9.8.8.8. Except in buildings of residential occupancy in which there is no dwelling unit located above another dwelling unit, guards around exterior balconies of buildings of residential occupancy shall be designed so that no member, attachment or opening located between 4-in. and 36-in. above the balcony floor will facilitate climbing and shall conform to Subsection 4.1.10.

9.8.8.9. Guards for ramps including vehicular ramps shall conform to the requirements for guards for stairs in Articles 9.8.8.3., 9.8.8.4. and 9.8.8.7.

Subsection 9.8.9. Construction

9.8.9.1. Exterior concrete stairs with more than 2 risers and 2 treads shall be supported on unit masonry or concrete walls or piers at least 6-in. by 6-in. or shall be cantilevered from the main foundation wall. When such concrete steps are cantilevered from the foundation wall, the main foundation wall shall be at least 8-in.-thick solid concrete and the depth below grade for foundations for exterior steps shall conform to the requirements in Section 9.12. Exterior wood steps shall not be in direct contact with the ground unless treated with wood preservative.

Support for
exterior stairs

9.8.9.2.(1) Wooden stair stringers shall,

Wooden stair
stringers

- (a) have a minimum effective depth of $3\frac{1}{2}$ -in. and an overall depth of at least $9\frac{1}{4}$ -in.;
- (b) be supported and secured top and bottom;
- (c) if supported along their length, be at least 1-in. actual thickness;
- (d) if unsupported along their length be at least $1\frac{1}{2}$ -in. actual thickness; and

- (e) be spaced not more than 3 ft o.c. in dwelling units and 2 ft o.c. when located in other than dwelling units.

Wooden treads 9.8.9.3. Lumber or plywood treads for stairs within dwelling units shall be at least 1-in. actual thickness, except that if open risers are used, and the distance between stringers exceeds 2 ft 6-in., the treads shall be at least 1½-in. actual thickness.

Tread finish 9.8.9.4. The finish for treads and landings of interior stairs in dwelling units, other than stairs to unfinished basements and cellars, shall consist of hardwood, vertical grain softwood, resilient flooring or other material providing equivalent performance.

Non-skid finish 9.8.9.5. The finish for treads and landings of interior and exterior stairs, other than those in dwelling units, shall have a non-skid finish or shall be provided with non-skid strips.

SECTION 9.9 MEANS OF EGRESS

Subsection 9.9.1. Scope

9.9.1.1. This Section applies to requirements that are designed to permit the safe and convenient access to the exterior of a building, to a public thoroughfare or to open space.

Stairs,
handrails and
guards 9.9.1.2. Stairways, handrails and guards in a means of egress shall conform to the requirements in Section 9.8 as well as to the requirements in this Section.

Fire protection 9.9.1.3. Flame-spread ratings, fire-resistance ratings and fire-protection ratings shall conform to Section 9.10.

Subsection 9.9.2. General

9.9.2.1. Exits shall be provided from every floor area.

9.9.2.2. An access to exit shall be provided from every roof intended for occupancy and from every podium, terrace, platform or contained open space. Where a roof is intended for an occupant load of more than 60 persons, at least 2 separate means of egress shall be provided from the roof to stairs designed in conformance with the requirements for exit stairs and located remote from each other. Where a podium, terrace, platform or contained open space is provided, egress requirements shall conform to the appropriate requirements for rooms or suites of rooms in Article 9.9.8.5.

9.9.2.3. Exits may consist of doorways, passageways, ramps, stairways, fire escapes as permitted in Article 9.9.2.7., horizontal exits, escalators and moving walkways, provided that where escalators or moving walkways are used as required exits, they are capable of moving only in the direction of exit travel.

Not considered
as exits 9.9.2.4.(1) Except where permitted in Sentence (2), elevators, slide escapes or windows shall not be considered as being part of a required means of egress.

(2) Except for floor areas of mercantile occupancy, casement windows not less than 42-in. high, 22-in. wide, with a sill height not more than 36-in. above the inside floor, may be considered part of a required means of egress to provide access to fire escapes, when fire escapes are permitted.

Use of exits 9.9.2.5. An exit shall be designed for no purpose other than for exiting except that an exit may also serve as an access to a floor area.

9.9.2.6. Ancillary rooms such as storage rooms, washrooms, water-closet rooms, garbage rooms and laundry rooms shall not open directly into an exit.

Fire escapes 9.9.2.7. Fire escapes shall not be installed on any new building, and shall not be installed on an existing building, unless authorized by the chief official.

9.9.2.8. When a fire escape is installed on an existing building it shall conform to Section 3.4, Part 3 and Part 4.

- 9.9.2.9. Horizontal exits used shall conform to Section 3.4.
- Horizontal exits
- 9.9.2.10. The front edge of stair treads in exits and access to exits shall be at right angles to the direction of exit travel.
- 9.9.2.11. RESERVED

Subsection 9.9.3. Dimensions of Means of Egress

- 9.9.3.1. This Subsection applies to every means of egress except exits that serve not more than 1 dwelling unit and access to exits within dwelling units.
- Scope
- 9.9.3.2. The occupant load of floor areas or part of floor areas used in determining the minimum required width of a means of egress shall be the number of persons for which such areas are designed, but not fewer than that determined from Table 9.9.3.A. nor less than 2 persons per bedroom or sleeping area in dwelling units.
- Occupant load

TABLE 9.9.3.A.
Forming Part of Article 9.9.3.2.

MAXIMUM AREA PER PERSON TO BE ASSUMED IN CALCULATING OCCUPANT LOAD	
Occupancy or Use of Floor Area	Max. Area per Person, sq ft
Residential	
Dwelling units	See Article 9.9.3.2.
Dormitories	50
Business and personal services	
Shops	50
Offices	100
Mercantile	
Retail sales floors at grade, cellar or basement	30
Other mercantile floors	60
Industrial	
Manufacturing or process rooms	50
Storage garage	500
Warehouse storage space	300
Other storage space	500
Aircraft hangers	500
Other uses	
Cleaning and repair	50
Kitchens	100
Column 1	2

- 9.9.3.3.(1) Except as provided in Subsection 9.9.6., exit width shall be computed on the basis of occupant load,
- Exit width
- (a) at or near ground level not less than 1 unit per 90 persons (see Article 9.9.3.6.);
- (b) at other than ground or near ground level not less than 1 unit per 30 persons for residential occupancies, and 1 unit per 60 persons for other occupancies (see also Article 9.8.3.5.).
- (2) Notwithstanding Sentence (1), the minimum aggregate widths for exits at all floor levels shall not be less than 44-in. for an exit corridor and 36-in. for all other types of exits.

Access to
exit width

9.9.3.4. Except as provided in Subsection 9.9.6., the minimum width of a doorway, corridor or passageway in an access to exit shall be 1 unit (see Article 9.9.3.6.) per 90 persons, but in no case shall the minimum width of a public corridor be less than 44-in.

Width of stairs
in an access to
exit

9.9.3.5. Except as provided in Subsection 9.9.6., the minimum width of a stairway or ramp in an access to exit shall be 1 unit per 60 persons (see Article 9.9.3.6.).

Calculation of
units of exit
width

9.9.3.6.(1) The units of exit width in Articles 9.9.3.3. to 9.9.3.5. shall be determined by dividing the width (in inches) of an exit by 22.

(2) In a determination under Sentence (1), where the remainder is less than 12-in. it shall not be considered as contributing to the number of units.

(3) In a determination under Sentence (1) where the remainder is 12-in. or more, it shall be considered as contributing $\frac{1}{4}$ unit of exit width in the case of stairs and $\frac{1}{2}$ unit of exit width in the case of other exit facilities.

Aggregate
width of exits

9.9.3.7. Where an exit serves more than 1 floor area, the aggregate width of such exit need not be cumulative from floor to floor, except that where exits from above or below converge at an intermediate level, the width beyond the convergence in the direction of exit travel shall be not less than the aggregate required width of the converging exits.

Height of
means of egress

9.9.3.8. Except as provided in Subsection 9.9.6. and Article 9.8.3.7., the minimum height of exits and corridors which provide access to exits shall be 7 ft.

Subsection 9.9.4. Fire Protection of Exits

Scope

9.9.4.1. This Subsection applies to the fire protection of all exits except exits serving not more than 1 dwelling unit.

Fire separation
of exits

9.9.4.2.(1) Except as provided in Articles 9.9.4.3. and 9.9.4.5., every exit other than a doorway opening directly to the outdoors at ground level shall be separated from the remainder of the building or from another exit by a fire separation having a fire-resistance rating of at least $\frac{3}{4}$ -hr.

(2) A fire separation common to 2 exits shall be smoke tight and not be pierced by doorways, duct work, piping or any other opening that may affect the continuity of the separation.

Wired glass in
exits

9.9.4.3. Not more than 1 exit in a building with 2 or more exits may be separated from the adjacent floor areas by wired glass, including doors and such wired glass shall conform to the requirements in Article 9.10.14.3.

Protection of
windows in
exits

9.9.4.4. Openings in the exterior wall of an exit shall be protected with wired glass or glass block installed in accordance with Articles 9.10.14.3. and 9.10.14.4., where openings could be exposed to a fire in another fire compartment of the same building.

9.9.4.5. The requirements in Article 9.9.4.2. do not apply to an exterior passageway that is designed as an exit facility provided the passageway is open to the outside air and is served by an exit stair at each end of the passageway.

Subsection 9.9.5. Obstructions and Hazards in means of Egress

Scope

9.9.5.1. This Subsection applies to obstructions and hazards in every means of egress except those within a dwelling unit or serving not more than 1 dwelling unit.

Mirrors in exits

9.9.5.2. No mirror shall be placed in or adjacent to any exit so as to confuse the direction of exit, and no mirror or draperies shall be placed on or over exit doors.

Appliances in a
means of egress

9.9.5.3. Fuel-fired appliances shall not be installed in a required means of egress or immediately over, under or within 8 ft horizontally of such egress, unless the appliance is separated from the means of egress by an enclosure with a fire-resistance rating of not less than 1-hr.

9.9.5.4. Service rooms containing equipment subject to possible explosion, such as boilers designed to operate at a pressure in excess of 15 psi gauge pressure, and certain types of refrigerating and transformer equipment, shall not be located under required exits.	Location of boiler rooms
9.9.5.5. Except as permitted in Subsection 9.9.6. and Article 9.8.7.7., no fixture, turnstile or construction shall project within the required width of exit.	Obstructions in exits

Subsection 9.9.6. Doors in a means of Egress

9.9.6.1. This Subsection applies to all doors in a means of egress except exterior doors serving not more than 1 dwelling unit unless otherwise stated herein.	Scope
9.9.6.2. Exit doors shall not decrease the required exit width by more than 2-in. for each full unit of exit width (22-in.), and where such doors lead out of stairs or ramps in the direction of exit travel they shall not be less than ¾ of the width of such stairs or ramps.	Door obstructions
9.9.6.3. Doors in their swing shall not reduce the effective width of exit stairs or landings to less than 30-in., nor shall they reduce the effective width of an exit passageway to less than the required width.	Doors over landings
9.9.6.4. No door closer or other device shall be installed in an exit in such a manner as to reduce the head room clearance to less than 6 ft 6-in.	Door closure headroom
9.9.6.5.(1) An exit door or a door that opens to or is located in a public corridor or other facility providing access to exit from individually rented rooms, suites of rooms or dwelling units shall be not less than 6 ft 8-in. in height.	Door height and width
(2) Except as required in Articles 9.6.3.1. and 9.9.6.2., such doors shall be at least 32-in. in width when only 1 door leaf is installed in an opening, and 24-in. in width where more than 1 door leaf is provided in the width of an opening. The width of an individual door leaf shall not exceed 48-in. in such openings.	
9.9.6.6.(1) Every door that opens onto a corridor or other facility that provides access to exit from a room or suite of rooms where such room or suite of rooms is used or intended for use by more than 60 persons, and every door that is located within a corridor that is required to be separated from the remainder of the floor area by a fire separation shall swing on a vertical axis in the direction of exit travel and shall not open onto a step.	Direction of door swing
(2) This shall not be considered to prohibit sliding doors designed to swing on a vertical axis when pressure is applied provided such doors are identified as swinging doors by means of a sign or decal.	
9.9.6.7. Except as permitted in Article 9.9.6.8., where an exit door opens onto a landing, the landing shall be not less than 1 ft wider and longer than the width of the door. Such doors either in the open or closed position shall be not closer than 12-in. to the nearest riser.	Size of landings
9.9.6.8. Where there is a danger of blockage from ice or snow, an exit door may open onto not more than 1 step provided the rise of such step does not exceed 7¾-in.	Exterior doors
9.9.6.9. Every required exit door including an exit door serving not more than 1 dwelling unit shall swing on a vertical axis and such door shall open in the direction of exit travel except that a door serving a single dwelling unit is permitted to swing inward.	Exit door swing
9.9.6.10.(1) Revolving doors used as exits,	Revolving doors
(a) shall be of a collapsible type;	
(b) shall be permitted only at ground level not less than 10 ft from the foot of any stairway; and	
(c) may assume not more than ½ unit of exit.	

(2) Where revolving doors are used as exits, swing doors shall be provided adjacent to such doors.

Door latches 9.9.6.11. Exit doors and doors to dwelling units shall be openable from the inside without the use of keys.

Automatic locking prohibited 9.9.6.12. A door opening onto a public corridor which provides access to exit from individually rented rooms, suites of rooms or dwelling units shall be designed not to lock automatically when such doors are equipped with automatic self-closing devices.

9.9.6.13. Every exit door shall be designed and installed so that when the latch is released the door will open in the direction of exit travel under a force of not more than 20 lb applied at the knob or other latch releasing device.

Subsection 9.9.7. Exits from Floor Areas

Scope 9.9.7.1. This Subsection applies to exits from all floor areas except exits serving not more than 1 dwelling unit unless otherwise stated herein.

Separation of exits 9.9.7.2. Where more than 1 exit is required from a floor area, each exit shall be independent from every other exit leading from that floor area.

Horizontal exits 9.9.7.3. Not more than $\frac{1}{2}$ the required exits from a floor area may be horizontal exits.

Number of exits 9.9.7.4. Except as provided in Articles 9.9.7.5., 9.9.7.6. and 9.9.8.8., at least 2 exits shall be provided from every storey.

9.9.7.5. A single exit is permitted from every dwelling unit where such exit is an exterior door located at or near ground level and access to such exit is not through a garage or through a room not under the immediate control of the occupants of the dwelling unit served.

9.9.7.6. In buildings of 1 and 2 storeys in building height, a single exit is permitted from each storey having an occupant load of 60 persons or less provided the building does not contain a residential occupancy, except as permitted in Article 9.9.7.5. (see Article 9.9.9.1.).

Distance between exits 9.9.7.7. Where more than 1 exit is required from a floor area, every exit shall be placed remote from each other along the path of travel between them.

Size of exits 9.9.7.8. Where more than 1 exit is required, every such exit shall be considered as contributing not more than $\frac{1}{2}$ the required units of exit width.

Exits through lobbies 9.9.7.9.(1) Not more than 1 exit from a floor area above or below the main entrance lobby shall lead through the lobby and such lobby shall be not more than 15 ft above grade, and the path of travel through the lobby shall not exceed 50 ft.

(2) Occupancies adjacent to such lobby shall be separated from the lobby by fire separations having fire-resistance ratings conforming to the requirements in Subsection 9.10.9., unless the storey in which the lobby is located is sprinklered.

9.9.7.10. Where an exit leads through the lobby as permitted in Article 9.9.7.9., the lobby must conform in all respects with the requirements for exits, except for Articles 9.9.2.5. and 9.9.2.6.

Subsection 9.9.8. Access to Exits

Scope 9.9.8.1. This Subsection applies to access to exits within floor areas except within individually rented rooms, suites of rooms or dwelling units unless otherwise stated herein.

General requirements 9.9.8.2. Except as permitted in 9.9.8.3., each individually rented room or suite of rooms on a floor area occupied by more than 1 tenancy and each dwelling unit shall have an exterior doorway at or near ground level or a doorway leading to an exterior passageway open to the outdoors or to an interior corridor and from the point where

such doorway enters the exterior passageway or interior corridor, it shall be possible to go in opposite directions to each of 2 separate exits, except as otherwise permitted in this Section.

9.9.8.3. A doorway to a dwelling unit is permitted into an exit stairway or into a public corridor served by a single exit stairway provided each dwelling unit is provided with a second and separate means of egress.

9.9.8.4.(1) Except as permitted in Article 9.9.8.3., a dead-end public corridor is acceptable in residential occupancies, provided it, Dead-end corridors

- (a) does not exceed 20 feet in length, measured from the end of the corridor to the nearest exit; and
 - (b) contains no door openings except entrance doors to individually rented rooms, suites of rooms or dwelling units.
- (2) Entrance doors located in a dead-end public corridor shall,
- (a) be located so that it is not necessary to pass more than 2 doors in travelling to the nearest exit; and
 - (b) be equipped with self-closing devices and self-latching devices which are designed not to lock automatically.

9.9.8.5. Access to exit from a room or suite of rooms containing an industrial occupancy with an occupant load of more than 30 shall not be through a dead-end corridor unless the suite or room has a second and separate means of egress. Where such access to exit is permitted to be by a dead-end corridor, the travel distance from the most remote part of the dead end to the nearest exit shall not exceed 30 ft.

9.9.8.6.(1) Dead-end public corridors are permitted in business and personal services occupancies only when the occupant load served by the public corridor does not exceed 30 persons and the dead-end portion does not exceed 30 ft in length, measured from the end of the corridor to the nearest exit.

(2) Dead-end public corridors referred to in Sentence (1) shall contain no door openings other than to individually rented rooms or suites, and such door openings shall be located so that it is not necessary to pass more than 2 doors in travelling to the nearest exit. Doors in such openings shall be equipped with self-closing devices and shall be designed not to lock automatically.

9.9.8.7.(1) When an individually rented room, suite of rooms, or dwelling unit is intended for an occupant load of more than 60 persons, or where the distance from any point within such rooms, suite of rooms or dwelling unit to the nearest door opening to a public corridor is more than 75 ft, no fewer than 2 egress doors shall be provided and such doors shall be spaced so that in the event that one doorway is made inaccessible by a fire within such room, suite or dwelling unit, the other doorway will provide safe egress. Number of egress doors

(2) Where two egress doorways are required in Sentence (1), each doorway shall have an exit sign in accordance with Subsection 9.9.10.

9.9.8.8. Except as permitted in Article 9.9.7.5., a dwelling unit containing more than 1 storey shall have an exit or doorway into a public access to exit from each of its top and bottom storeys unless a listed products of combustion detector and alarm of the single station type is provided at each storey of the individual dwelling unit in accordance with Article 9.10.18.13. and provided it is possible to reach an egress doorway within 60 ft from any point in the dwelling unit without travelling through more than one other storey. Access to exits on each floor

9.9.8.9. Required access to exit from individually rented rooms, suites of rooms or dwelling units shall not be through any other dwelling unit, service room or other occupancy. Location of access to exits

Subsection 9.9.9. Travel Distance

Travel distance
where a single
exit door is
used

9.9.9.1.(1) Where one exit from a storey is permitted in Article 9.9.7.6., the travel distance to such exit from any point on the floor area shall not exceed 75 ft.

(2) Where one exit is used, the building area shall not exceed 1,500 sq ft in the case of mercantile and industrial occupancies and 2,000 sq ft for other occupancies.

Travel distance
in floor areas
not divided
into suites

9.9.9.2. Where more than 1 exit is required in Article 9.9.7.4., the travel distance to the nearest exit from any point on a floor area shall be not greater than 125 ft in the case of business and personal services occupancies, and 100 ft for all other occupancies where the floor area is not divided into individually rented rooms, suites of rooms or dwelling units.

Travel distance
in floor areas
divided into
suites

9.9.9.3. Where more than 1 exit is required in Article 9.9.7.4., the travel distance measured to the nearest exit from the entrance doorway to an individually rented room, suite of rooms or dwelling unit shall be not greater than 125 ft in the case of business and personal services occupancies and 100 ft for all other occupancies, except that where the floor area is sprinklered the travel distance for all occupancies may be increased to 150 ft.

Subsection 9.9.10. Exit Signs

Scope

9.9.10.1. This Subsection applies to all exits except those serving not more than 1 dwelling unit.

Location

9.9.10.2. Exits shall be located so as to be clearly visible or their locations shall be clearly indicated.

9.9.10.3.(1) Every exit door other than the main entrance to a room or building shall have an exit sign placed over it when the exit serves,

(a) a building exceeding 2 storeys in building height;

(b) a building having an occupant load greater than 150;

(c) a room with a high occupant load greater than 60; or

(d) a room or floor area that has a fire escape as part of a required means of egress.

Exit direction
sign

9.9.10.4. Exit direction signs shall be placed in corridors and passageways where necessary to indicate the direction of exit travel.

9.9.10.5.(1) Exit signs shall,

(a) be installed so as to be visible from the exit approach;

(b) when the sign is internally lighted, have the word "EXIT" in red letters on a contrasting background or white letters on a red background;

(c) where the sign is externally lighted, have the word "EXIT" in white letters on a red background or red letters on a white background.

(2) Lettering shall be made with at least $\frac{3}{4}$ -in.-wide strokes and be at least 6-in. high when the signs are externally lighted, and at least $4\frac{1}{2}$ -in. high if the sign is internally lighted.

Illumination

9.9.10.6. Provisions shall be made to illuminate exit signs required in Article 9.9.10.3 by an electrical circuit separate from other electrical circuits.

9.9.10.7. In 3-storey buildings any part of an exit ramp or stair that continues past the exit door at ground level shall be clearly marked to indicate that it does not lead to an exit, where there is a possibility that the portion below ground level may be mistaken as the direction of exit travel.

Subsection 9.9.11. Lighting

9.9.11.1. This Subsection applies to the lighting of all exits except those serving not more than 1 dwelling unit.	Scope
9.9.11.2. Every exit and public corridor shall be provided with lighting in accordance with the requirements in Article 9.35.2.9.	Means of egress lighting
9.9.11.3. Emergency lighting shall be provided in exits, corridors used by the public and principal routes providing access to exit in an open floor area where such exits, corridors and access routes are below grade, are windowless or are required in buildings in Subsection 9.10.18. to have a fire alarm system.	Emergency lighting
9.9.11.4.(1) Emergency lighting required in Article 9.9.11.3. shall,	Automatic emergency lighting
(a) be provided from a source of energy separate from the electrical supply for the building;	
(b) be designed to be automatically actuated when the electric lighting in the affected area is interrupted.	
(2) Illumination from such lighting shall be at least 1 foot-candle for a period of at least 1/2-hr.	
(3) Where incandescent lighting is provided, lighting equal to 1 Watt per 10 sq ft of floor area shall be considered to meet this requirement.	

SECTION 9.10 FIRE PROTECTION

Subsection 9.10.1. Scope

9.10.1.1. This Section contains requirements to minimize the collapse of buildings in the event of fire and to limit the spread of fire throughout the buildings or to other buildings.	Scope of fire protection
9.10.1.2. Where buildings are connected by enclosed walkways or covered malls, such walkways and malls shall conform to Part 3.	Walkways and malls
9.10.1.3. Tents and air-supported structures shall conform to Part 3.	Tents and air-supported structures
9.10.1.4. Where elevators, transformer vaults, moving walkways or escalators are provided, they shall conform to Parts 3 and 6.	Elevators, etc.
9.10.1.5. Where fuel-fired appliances are installed on a roof, such appliances shall be installed in conformance with Part 6.	Roof top appliances
9.10.1.6. Where rooms or spaces are intended for the storage, manufacture, or use of hazardous or explosive material, or for assembly, such rooms or spaces shall conform to Part 3.	Hazardous substances
9.10.1.7. Where sprinkler, standpipe and hose systems or fire alarm and detection systems are installed, they shall be installed to conform to Part 6.	Sprinklers, standpipes, fire alarm and detection systems

Subsection 9.10.2. General

9.10.2.1. Except for construction supporting a service room and for fire separations of major occupancies as described in Article 9.10.8.2., and except as provided in Article 9.10.8.9., construction required to have a fire-resistance rating shall be supported on construction having at least the same fire-resistance rating.	Support of rated assemblies
9.10.2.2. An assembly required to be of noncombustible construction shall be supported by noncombustible construction.	Support of non-combustible construction

Firewalls

9.10.2.3. Where a firewall divides a building, each portion of the building so divided may be considered as a separate building and such firewalls shall be constructed to conform to Articles 9.10.11.3. to 9.10.11.7.

Gasoline
dispensary

9.10.2.4. Facilities for the dispensing of gasoline shall not be installed above any space intended for occupancy or in any building, except that this requirement does not apply to a canopy which is open on at least 75 per cent of its perimeter or, when approved, to a building of Group F occupancy.

9.10.2.5. In kitchens containing commercial cooking equipment used in processes producing grease-laden vapours, the equipment shall be designed and installed in conformance with Sentence 6.2.3.5.(3), except as required by Sentence 3.5.3.1.(1) and Article 3.5.4.2.

Subsection 9.10.3. Occupancy Classification

9.10.3.1. A building to be used for one or more major occupancies shall be classified according to all major occupancies for which it is intended.

Building
classification

9.10.3.2. For the purposes of the classification of buildings according to occupancy, a major occupancy shall be considered to include the subsidiary occupancies which are contingent upon it.

Residential
occupancy

9.10.3.3. Buildings or parts of buildings used for sleeping accommodation except those of institutional occupancy (Group B), shall be classified as residential occupancy (Group C) and such buildings as classified shall include children custodial homes and convalescent homes for ambulatory occupants living as a single housekeeping unit in a dwelling unit with sleeping accommodation for not more than 10 persons, apartments, boarding houses, convents, dormitories, houses, hotels, lodging houses, monasteries, motels, residential clubs, residential colleges and residential schools.

Business and
personal serv-
ices occupancy

9.10.3.4. Buildings or parts of buildings used for conducting business and rendering of professional or personal service shall be classified as business and personal service occupancy (Group D) and such buildings shall include banks, barber and hairdressing shops, beauty parlours, dental offices, self-service dry-cleaning establishments not employing flammable cleaners, fire stations, self-service laundries, medical offices, offices, police stations without detention quarters, radio stations, small tool and appliance rental and service establishments, and telephone exchanges.

Mercantile
occupancy

9.10.3.5. Buildings or parts of buildings used for displaying or selling retail goods, wares or merchandise, shall be classified as mercantile occupancies (Group E) and these shall include department stores, exhibition halls, markets, shops, stores and supermarkets.

Medium hazard
industrial
occupancy

9.10.3.6. Buildings or parts of buildings used for assembling, fabricating, manufacturing, processing, repairing or storing of goods and materials in which the combustible content is greater than 10 lb or 100,000 Btu per sq ft of floor area, but do not involve sufficient quantities of highly combustible and flammable or explosive material to constitute a special fire hazard shall be classified as medium hazard industrial occupancies (Group F, Division 2) and these shall include aircraft hangars, box factories, candy plants, dry cleaning plants not using flammable or explosive cleaners, electrical substations, factories, freight depots, heliports, laboratories, laundries (except self-service), mattress factories, planing mills, printing plants, repair garages, sales rooms, service stations, storage rooms, television studios that do not admit viewing audiences, warehouses, wholesale rooms, wood working factories, and workshops.

High hazard
industrial
occupancy

9.10.3.7. Where buildings or parts of buildings of industrial occupancy involve sufficient quantities of flammable or explosive materials that constitute a special fire hazard, they shall conform to the requirements in Part 3 for high hazard industrial occupancy (Group F, Division 1).

Low hazard
industrial
occupancy

9.10.3.8. Buildings or parts of buildings used for assembling, fabricating, manufacturing, processing, repairing or storing goods and materials in which the fire load is less than 10 lb or 100,000 Btu per sq ft of floor area shall be classified as low hazard industrial occupancies (Group F, Division 3) and these shall include creameries, factories, laboratories

power plants, sales rooms, sample display rooms, garages except those serving individual dwelling units, storage rooms, workshops and warehouses.

Subsection 9.10.4. Ratings

9.10.4.1. Where a fire-resistance rating or a fire-protection rating is required in this Section for an element of a building, such rating shall be determined in conformance with the test methods described in Part 3, National Research Council of Canada publication No. 13987, "Fire-Performance Ratings 1975", or Tables 1-A, 1-B and 1-C. Test methods

9.10.4.2.(1) Where a flame-spread rating is required in this Section for an element of a building, such rating shall be determined in accordance with the test methods described in Part 3, National Research Council of Canada publication No. 13987, "Fire-Performance Ratings 1975", or in accordance with Tables 1-A, 1-B and 1-C. Flame-spread rating

(2) Unless such rating is referred to herein as a "surface flame-spread rating", it shall apply to any surface of the element being considered that would be exposed by cutting through it as well as to the exposed surface of the element.

9.10.4.3. Floor and roof assemblies shall be rated for exposure to fire on the under-side. Floors and roofs

9.10.4.4. Exterior walls shall be rated for exposure to fire from inside the building and such walls need not comply with the temperature rise limitations required by the standard tests referred to in Article 9.10.4.1. if such walls have a limiting distance of at least 4 ft, and due allowance is made for the effects of heat radiation in accordance with the requirements in Part 3. Exterior walls

9.10.4.5. Firewalls and interior vertical fire separations required to have fire-resistance ratings shall be rated for exposure to fire on both sides. Firewalls

9.10.4.6. Where a ceiling construction has a suspended membrane ceiling with lay-in panels or tiles which contribute to the required fire-resistance rating, hold down clips or other means shall be provided to prevent the lifting of such panels or tiles in the event of a fire.

Subsection 9.10.5. Permitted Openings in Wall and Ceiling Membranes

9.10.5.1. Except as permitted in Articles 9.10.5.2. to 9.10.5.4., a membrane forming part of an assembly required to have a fire-resistance rating shall not be pierced by openings into the assembly unless the assembly has been tested and rated for such openings.

9.10.5.2. A wall or ceiling membrane forming part of an assembly required to have a fire-resistance rating may be pierced by openings for noncombustible electrical and similar service outlet boxes provided such outlet boxes are tightly fitted. Permitted openings

9.10.5.3. Except as provided in Article 9.10.5.4., a membrane ceiling forming part of an assembly required to have a fire-resistance rating may be pierced by openings into noncombustible ducts within the ceiling space provided such openings are located not less than 7 ft apart and do not constitute more than 1 per cent of the ceiling area within a fire compartment and individual openings shall not exceed 1 sq ft in area, and if greater than 20 sq in shall be protected by a fire stop flap as described in Article 9.10.14.10. Openings for ducts

9.10.5.4. Where ducts within a ceiling space are protected within such space by construction providing a fire-resistance rating of not less than $\frac{1}{2}$ that required for the assembly, the opening into such ducts through a ceiling membrane is not restricted as described in Article 9.10.5.3.

Subsection 9.10.6. Construction Types

9.10.6.1. Where a wall, floor or roof assembly is required to be of noncombustible construction, combustible elements shall be in conformance with the requirements in Article 3.1.4.5. Non-combustible construction

Heavy timber construction 9.10.6.2. Heavy timber construction shall be considered to have $\frac{3}{4}$ -hr fire-resistance rating when it is constructed in accordance with the requirements for heavy timber construction in Part 3.

Garage floors 9.10.6.3. The finish of every garage floor shall be of asphalt, noncombustible material or other similar material.

Subsection 9.10.7. Protection of Steel Members

Protection of steel members 9.10.7.1. Except as permitted in Articles 9.10.7.2. to 9.10.7.8., structural steel members used in construction required to have a fire-resistance rating shall be protected in a manner to provide the required fire resistance.

Lintels 9.10.7.2. Steel lintels in loadbearing walls spanning not more than 6 ft and steel lintels in non-loadbearing walls spanning not more than 10 ft need not be protected.

Shelf angles 9.10.7.3. The bottom flanges of shelf angles and plates that are not part of the structural frame need not be protected.

Elevator shafts 9.10.7.4. Steel members around elevator shaft doorways or supporting elevator and dumbwaiter guides, counterweights and other such equipment when entirely enclosed in a shaft and not forming part of the structural frame of the building need not be protected.

Stairs and escalators 9.10.7.5. Steel members for stairways and escalators that are not part of the structural frame of the building need not be protected.

Porches, balconies, stairways, fire escapes, cornices and marquees 9.10.7.6. Steel members of porches, balconies, stairways, fire escapes, cornices, marquees and other similar constructions need not be protected provided they are outside of the building.

9.10.7.7. Except in buildings of medium hazard industrial occupancy or mercantile occupancy, steel members not less than 10 ft from a property line or a centreline of a public thoroughfare and which are at least 3 ft away from an unprotected opening need not be protected.

Loadbearing walls, columns and arches 9.10.7.8. Loadbearing steel or concrete members such as columns, beams and arches at least 10 ft from a property line or centreline of a public thoroughfare and which are shielded from a possible fire within the building by construction having a fire-resistance rating at least equivalent to that required for the loadbearing walls, columns and arches in Subsection 9.10.8. need not be protected provided such members are located so that they are not closer to an unprotected opening than the maximum horizontal projection of the member from the wall face.

Subsection 9.10.8. Fire Resistance in Relation to Occupancy and Height

Fire-resistance ratings 9.10.8.1. Fire-resistance ratings of floors, roofs, walls, columns, arches, balconies and mezzanines shall conform to Table 9.10.8.A., except that where there are more restrictive requirements elsewhere in this Part the more restrictive requirements shall apply.

Buildings having more than one occupancy 9.10.8.2. Except as permitted in Article 9.10.8.3., where a building contains more than one major occupancy the requirements in Table 9.10.8.A. for the occupancy having the more-restrictive requirements shall be applied to the entire building.

9.10.8.3.(1) Except as permitted in Sentence (2), where a major occupancy is located entirely above another major occupancy, the portion of the building containing such upper occupancy may be considered as if the entire building contained that occupancy when applying the requirements in Table 9.10.8.A.

(2) In a building containing more than one major occupancy where the aggregate area of all major occupancies in that particular group or division does not exceed 10 per cent of the floor area on the storey on which they are located, they need not be considered as major occupancies for the purposes of Articles 9.10.8.1. and 9.10.8.2. provided they are not classified as Group F, Division 2 occupancies.

(3) The fire separation for the fire compartment as provided in Sentence (1) need not be supported in conformance with Article 9.10.2.1. except as required because of the building type, building area and occupancy fire hazard to which the supporting element is exposed.

9.10.8.4. Where a crawl space exceeds 6 ft in height is used for any occupancy or for the passage of flue pipes or as a plenum, it shall be considered as a cellar in applying the requirements in Table 9.10.8.A. Crawl space

9.10.8.5. Elevator machine rooms, stairway bulkheads and penthouse service rooms need not be considered as a storey in applying the requirements in Table 9.10.8.A., and need not be constructed in conformance with Table 9.10.8.A. Storey height

9.10.8.6. In applying the requirements in Table 9.10.8.1., a mezzanine need not be considered as a storey where it occupies less than 40 per cent of the room or storey in which it is located and is used as an open floor area provided the space above the mezzanine floor and the floor beneath it have no visual obstructions more than 42-in. above such floors.

9.10.8.7. Roofs with slopes at 60 deg. or more to the horizontal and which are adjacent to a room or space intended for occupancy shall be considered as a wall in applying the requirements in Table 9.10.8.A. Roofs considered as walls

TABLE 9.10.8.A.

Forming Part of Articles 9.10.8.1. to 9.10.8.13.

MINIMUM REQUIRED FIRE-RESISTANCE RATINGS FOR STRUCTURAL MEMBERS AND ASSEMBLIES, hr						
Major occupancy	Maxi- mum Building Height, Storeys	Building Element				
		Floors Above Basements and Cellars	Other Floors Except Floors Over Crawl Spaces	Interior Mezzanines and Balconies	Roofs	Load- bearing Walls, Columns and Arches
Residential (Group C)	3	$\frac{3}{4}$ 9.10.8.10	$\frac{3}{4}$ 9.10.8.10.	$\frac{3}{4}$ *	—	9.10.8.8.
Business and personal services (Group D)	2	$\frac{3}{4}$	—	—	—	9.10.8.9.
	3	1	$\frac{3}{4}$ *	$\frac{3}{4}$ *	$\frac{3}{4}$ *	9.10.8.9.
Mercantile (Group E)	2	$\frac{3}{4}$	$\frac{3}{4}$	—	—	9.10.8.8.
	3	1 9.10.8.12.	$\frac{3}{4}$	$\frac{3}{4}$ *	$\frac{3}{4}$	9.10.8.9.
Medium hazard industrial (Group F Division 2)	2	$\frac{3}{4}$	$\frac{3}{4}$ *	—	—	9.10.8.9.
	3	1 9.10.8.13.	$\frac{3}{4}$	$\frac{3}{4}$ *	$\frac{3}{4}$ *	9.10.8.9.
Low hazard industrial (Group F Division 3)	2	$\frac{3}{4}$	—	—	—	9.10.8.9.
	3	1	$\frac{3}{4}$ *	$\frac{3}{4}$ *	$\frac{3}{4}$ *	9.10.8.9.
Column 1	2	3	4	5	6	7

Notes to Table 9.10.8.A. :
(¹)A minimum fire-resistance rating is not required wherever a dash appears in the Table.
(²)Where an asterisk mark appears in the Table, it refers to Article 9.10.8.11.
(³)9.10.8.8., 9.10.8.9., 9.10.8.10, 9.10.8.12 and 9.10.8.13 refer to Article numbers.

9.10.8.8. Loadbearing walls, columns and arches for residential and 2-storey mercantile occupancies shall have a fire-resistance rating not less than that required for the supported construction.

9.10.8.9. Loadbearing walls, columns and arches for major occupancies in Table 9.10.8.A., except those in Article 9.10.8.8., shall have a fire-resistance rating not less than that required for the supported assembly except when such assembly is not required to be a fire separation, unrated noncombustible construction may be used.

9.10.8.10. A fire-resistance rating is not required for floors within dwelling units provided such dwelling units are not located over another dwelling unit or over another major occupancy.

9.10.8.11. Where marked with an asterisk in Table 9.10.8.A., a fire-resistance rating is not required when noncombustible construction is used.

9.10.8.12. In 3-storey mercantile occupancies, floors above basements and cellars may be of heavy timber construction when the basements and cellars are sprinklered.

9.10.8.13. Floors above basements and cellars in 3-storey medium hazard industrial occupancies shall be of noncombustible construction.

Basements
and cellars

9.10.8.14. Basements and cellars which are more than 1 storey below ground level shall conform to the requirements contained in Part 3.

Subsection 9.10.9. Fire Separations between Rooms and Spaces within Buildings

Scope

9.10.9.1. This Subsection applies to fire separations required between rooms and spaces in buildings except rooms and spaces within a dwelling unit.

9.10.9.2. Except as permitted in Articles 9.10.9.3. to 9.10.9.11., a wall, partition or floor assembly required to be a fire separation shall be constructed as a continuous element of a fire compartment.

Closures

9.10.9.3. Except as permitted in Articles 9.10.9.5. to 9.10.9.11., openings in required fire separations shall be protected with closures conforming to Subsection 9.10.14.

Floor
assemblies

9.10.9.4. Except as permitted in Articles 9.10.9.5. to 9.10.9.8., all floor assemblies except those contained within dwelling units and those for which no fire-resistance rating is listed in Table 9.10.8.A. shall be constructed as fire separations.

Openings in
floor assemblies

9.10.9.5. Where openings through floors required to be fire separations are essential to a manufacturing process in an industrial occupancy, the omission of closures for such openings may be permitted provided adequate precautions are taken to offset the fire hazard caused by such openings.

Crawl spaces

9.10.9.6. A floor assembly over a crawl space which is not used for any occupancy and which does not contain a flue pipe need not be constructed as a fire separation provided the crawl space is 6 ft or less in height and is not used as a plenum, except as permitted in Article 9.10.9.4.

Open stairways

9.10.9.7. The first storey may be connected either to the storey above or below the first storey by an open stairway not forming part of a required exit where the building is intended only for business and personal services or mercantile occupancy provided such building is sprinklered or is of noncombustible construction.

Openings in
floors for ramps

9.10.9.8. Openings in floors for vehicle ramps in a low hazard industrial occupancy need not be protected with closures.

Fire stopping of
pipes and ducts

9.10.9.9. Pipes and ducts that penetrate through a required fire separation shall be tightly fitted or fire stopped to prevent the passage of smoke and flame if such pipes or ducts are not enclosed in a shaft and unenclosed ducts that penetrate through a required fire separation shall be provided with fire dampers installed to conform to Part 6 (See also Subsection 9.10.5.).

9.10.9.10. Every pipe, duct, electrical conduit, electrical outlet box or other similar service equipment that partly or wholly penetrates through a required fire separation shall be noncombustible, except that such equipment may be combustible where the assembly has been tested incorporating such combustible equipment (see also Sub-section 9.10.4.).	Pipes, ducts outlet boxes, etc.
9.10.9.11. Where a fire separation required to be of noncombustible construction terminates on the exterior wall or roof surface, no combustible material shall extend across the end of the fire separation to form a bridge where fire could cross.	Non-combustible fire separations
9.10.9.12. Combustible construction that abuts on or is supported by a noncombustible fire separation shall be constructed so that its collapse under fire conditions will not cause collapse of the fire separation.	Support of combustible construction
9.10.9.13. Combustible members shall not pierce a noncombustible fire separation or reduce the thickness of the fire separation to less than 4 in.	
9.10.9.14. Except as provided in Article 9.10.9.15., a horizontal service space or other concealed space located above a required vertical fire separation shall be divided at the fire separation by an equivalent fire separation within the space.	Concealed horizontal space
9.10.9.15.(1) Where a horizontal service space or other concealed space is located above a required vertical fire separation, the fire-resistance rating of a membrane ceiling protection between such space and the spaces below, when forming part of a horizontal fire separation, may be added to the fire-resistance rating of the fire separation within the space as required in Article 9.10.9.14., provided that a fire separation equivalent to the required vertical fire separation is supplied by the membrane ceiling protection in combination with the fire separation within the space.	
(2) The fire separation within the space referred to in Sentence (1) may be eliminated provided that the membrane ceiling protection has an equivalent fire-resistance rating to the required vertical fire separation.	
9.10.9.16. Except as provided in Articles 9.10.9.17. to 9.10.9.18., 2 or more major occupancies having different occupancy classifications shall be separated from each other by a fire separation having a fire-resistance rating of not less than 1-hr.	Separation of major occupancies
9.10.9.17. A medium hazard industrial occupancy shall be separated from a residential occupancy by a fire separation having not less than a 2-hr fire-resistance rating.	
9.10.9.18. Where 3 or more dwelling units are contained in a building having a mercantile occupancy, such mercantile occupancy shall be separated from the dwelling units by a fire separation having not less than a 2-hr fire-resistance rating.	
9.10.9.19. In buildings classified as residential occupancy, dwelling units containing not more than 1 storey, suites and sleeping rooms that do not form part of a suite shall be separated from adjacent dwelling units, suites and rooms by a fire separation having a fire-resistance rating of at least ¾-hr.	Separation between suites, rooms and dwelling units
9.10.9.20. Dwelling units which contain 2 or more floor levels including basements or cellars shall be separated from adjacent dwelling units and from other parts of the building by a fire separation having a fire-resistance rating of not less than 1-hr.	
9.10.9.21. Public corridors shall be separated from the remainder of the building by a fire separation having at least ¾-hr fire-resistance rating, except that no fire-resistance rating is required in other than residential occupancies where the floor area is sprinklered.	
9.10.9.22.(1) Except as provided in Articles 9.10.9.23. to 9.10.9.24., a storage garage shall be separated from other occupancies by a fire separation having not less than a 1½-hr fire-resistance rating.	Separation of garages
(2) A repair garage shall be separated from other occupancy by a fire separation having not less than a 2-hr fire-resistance rating and such separation between a repair garage and a residential occupancy shall have no opening through it.	

Separation of storage garages, 5 cars or fewer	9.10.9.23. Except as permitted in Article 9.10.9.24., storage garages containing 5 cars or fewer shall be separated from other occupancies by a fire separation of not less than 1-hr.
Separation of garages serving 1 dwelling unit	9.10.9.24. In houses containing a single dwelling unit or 2 vertically separated dwelling units, the fire separation required in Article 9.10.9.23. may be omitted where an attached or built-in garage serves only the dwelling unit adjacent to it, and the construction between the garage and the dwelling unit provides an effective barrier to gas and exhaust fumes, and any door between the garage and dwelling unit conforms to Article 9.10.14.13. Where an attic space is common to 2 dwelling units and to the garage, the attic space adjacent to the garage shall be separated from such common attic space by a membrane at least equivalent to type B, C, D, E, I or K finishes in Tables 1-A to 1-C, or the ceiling of the garage shall be protected with a similar membrane.

Separation of shafts, chutes and service rooms	9.10.9.25. The fire separation requirements for vertical shafts and chutes shall comply with Subsection 9.10.12.; boiler, furnace, incinerator and service rooms shall comply with Subsection 9.10.10.; firewalls shall comply with Subsection 9.10.11.
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9.10.9.26. Combustible drain, waste and vent piping shall not be used in a plumbing system within a building where part of the system is located within or passes through a fire separation, except that where drain, waste and vent piping penetrates through a vertical fire separation, the piping on one side of the separation may be combustible provided the combustible piping is not located in a vertical shaft or in a fire separation.

Subsection 9.10.10. Service Rooms

Application	9.10.10.1. This Subsection applies to service rooms in all buildings except rooms located within a dwelling unit.
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9.10.10.2.(1) Service rooms containing only service machinery or electrical equipment rooms shall be separated from the remainder of the building by a fire separation having a fire-resistance rating of at least one hour when the floor area containing the service room is not sprinklered.

(2) Where the service room is intended for the storage or use of hazardous substance, the requirements in Article 3.5.2.1. shall apply.

Separation of fuel-fired appliances	9.10.10.3. Except as provided in Articles 9.10.10.4. and 9.10.10.5., fuel-fired appliances other than fireplaces shall be located in a service room or service space designed for that purpose, and separated from the remainder of the building by a fire separation having not less than a 1-hr fire-resistance rating.
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Exception	9.10.10.4. Fuel-fired space-heating appliances, space-cooling appliances and service water heaters that serve a single room, space or suite of rooms, or serving a building having a building area of not more than 4,000 sq ft containing not more than 2 storeys in building height need not be separated from the remainder of the building as required in Article 9.10.10.3.
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Incinerator rooms	9.10.10.5. Service rooms containing incinerators shall be separated from the remainder of the building by a fire-separation having a fire-resistance rating of not less than 2-hr.
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Incinerators	9.10.10.6. The design, construction, installation and alteration of each indoor incinerator shall conform to NFPA 82-1972, "Incinerators and Rubbish Handling", as revised to 1 May, 1975.
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Chimneys for incinerators	9.10.10.7. Every incinerator shall be connected to a chimney flue conforming to the requirements in Section 9.21 and such chimney flue shall serve no other appliance.
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9.10.10.8. An incinerator shall not be located in a room with other fuel-fired appliances.

Storage rooms	9.10.10.9.(1) Except as required in Article 9.10.10.5. and subject to Sentence (2) rooms for the temporary storage of combustible refuse in all occupancies or for public storage in residential occupancies shall be separated from the remainder of the building by a fire separation having not less than a 1-hr fire-resistance rating.
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(2) Notwithstanding Sentence (1), where the fire-resistance rating of the floor assembly is not required to exceed 3/4-hr or where such rooms are sprinklered a 3/4-hr fire separation is permitted.

Subsection 9.10.11. Firewalls

9.10.11.1. RESERVED

9.10.11.2. RESERVED

9.10.11.3. A required firewall (see Articles 9.10.2.3. and 9.10.15.12.) shall be constructed as a fire separation having a fire-resistance rating of not less than 4-hr where there is a mercantile or industrial occupancy adjacent to the firewall, and not less than 2-hr for other occupancies and such firewall shall be of noncombustible construction (see also Subsection 9.10.6.).

Fire-resistance rating

9.10.11.4. Except as provided in Article 9.10.11.5., every firewall shall extend from the top of the footings continuously through all storeys and not less than 6 in. above the roof surface where the firewall is required to have a 2-hr fire-resistance rating, and not less than 36 in. above the roof surface where the firewall is required to have a 4-hr fire-resistance rating (see also Article 9.10.9.11.).

Parapets for firewalls

9.10.11.5. In buildings of noncombustible construction, a firewall need not extend above the roof provided the roof assembly on both sides of the firewall has not less than a 1-hr fire-resistance rating where the firewall is required to have a 2-hr fire-resistance rating, and not less than a 2-hr fire-resistance rating where the firewall is required to have a 4-hr fire-resistance rating and such firewall shall terminate at the underside of a solid roof slab or deck with a smoketight joint, and there shall be no concealed spaces within the roof slab in that portion above the firewall.

Parapet not required

9.10.11.6. A firewall may be offset at any intermediate floor construction provided the fire separation for the complete assembly is continuous.

Offsets

9.10.11.7. Openings in a firewall shall conform to the requirements in Subsection 9.10.14.

Openings

Subsection 9.10.12. Chutes and Vertical Shafts

9.10.12.1. This Subsection applies to shafts and chutes in all buildings except where such shafts and chutes are entirely contained within a dwelling unit.

Scope

9.10.12.2. Where a vertical shaft penetrates a floor construction required to be a fire separation, the shaft shall be separated from the floor area by a fire separation.

9.10.12.3. Except as provided in Article 9.10.12.5., where the floor assembly through which a shaft passes is required to be a fire separation, the shaft walls shall have a fire-resistance rating conforming to Table 9.10.12.A.

Fire-resistance rating

TABLE 9.10.12.A.
Forming Part of Article 9.10.12.3.

MINIMUM FIRE-RESISTANCE RATINGS FOR SHAFT WALLS		
Minimum Required Fire-Resistance Rating of Floor Assembly Through Which the Shaft Passes, hr	Type of Shaft	
	Exit and Elevator Shafts, hr	Other Shafts, hr
Less than 3/4	3/4	—
3/4	3/4	3/4
1	3/4	3/4
1 1/2	1	1
2	1 1/2	1
Column 1	2	3

Top of shaft	9.10.12.4. Where the top of a shaft does not extend through the roof of the building, or where the bottom of the shaft does not extend to the bottom of the building, such top or bottom of the shaft shall be separated from the remainder of the building by a fire separation having a fire-resistance rating not less than that required for the shaft walls.
Linen and refuse chutes	<p>9.10.12.5.(1) Linen and refuse chutes shall be enclosed in a shaft constructed of noncombustible materials and having a fire-resistance rating of,</p> <ul style="list-style-type: none"> (a) not less than 1-hr where the chute outlet is protected with an automatic self-latching closure held open by a fusible link; or (b) not less than 2-hr where an automatic self-latching closure held open by a fusible link is not provided.
Lining	9.10.12.6. Linen and refuse chutes shall be lined with not less than 0.016-in.-thick copper-bearing galvanized steel, or 0.019-in.-thick aluminum or other similar material.
Intake openings	<p>9.10.12.7.(1) The intake openings for refuse and linen chutes shall be located in a compartment,</p> <ul style="list-style-type: none"> (a) having no dimension less than 30-in.; and (b) separated from the remainder of the building by a fire separation having a fire-resistance rating of not less than $\frac{3}{4}$-hr. <p>(2) Such compartment shall be used only as a facility for separating the intake opening from the remainder of the floor area, and shall not open into an exit.</p> <p>(3) The intake openings for such chutes,</p> <ul style="list-style-type: none"> (a) shall be not greater in area than 60 per cent of the cross-sectional area of the chutes; and (b) shall be fitted with closures designed to close automatically after use.
Discharge	<p>9.10.12.8.(1) A refuse or linen chute shall discharge into a room or bin separated from the remainder of the building by a fire separation which shall have a fire-resistance rating of,</p> <ul style="list-style-type: none"> (a) not less than 1-hr in the case of linen chutes; and (b) not less than 2-hr in the case of refuse chutes, <p>and doors into such rooms shall not be located in an exit.</p>
Design of refuse room or bin	<p>9.10.12.9.(1) The room or bin into which a refuse chute discharges shall,</p> <ul style="list-style-type: none"> (a) be of sufficient size to contain the refuse between normal intervals of emptying; (b) be impervious to moisture; (c) have wash water supply and floor drains; and (d) contain no other service equipment.
Sprinklers	9.10.12.10. Automatic sprinklers shall be installed at the top of each refuse or linen chute, and in the room or bin into which the chute discharges.
Washing equipment	9.10.12.11. Every refuse chute shall be equipped at the top with spray equipment for washing the chute.
Venting	9.10.12.12. Refuse and linen chutes exceeding 1 sq ft in cross-sectional area shall be vented to the exterior to conform to Part 6.

Subsection 9.10.13. Prevention of Fire Spread at Building Exteriors

- 9.10.13.1. In buildings of mercantile or medium hazard industrial occupancy, the exterior openings in one storey shall be separated from openings in an adjacent storey by not less than 3 ft of wall, or a canopy or balcony not less than 3 ft in width having a fire-resistance rating at least equal to that required for the floor assembly, except that the rating need not exceed 1-hr.

9.10.13.2. Openings in an exterior face of a building on either side of a firewall shall conform to the requirements in Article 9.10.15.11.

9.10.13.3. Where an exterior wall of a building is located above an adjacent roof having a fire-resistance rating of less than 1-hr and is part of a fire compartment in the same building, separate from that enclosed by the roof, every opening in such wall above the roof and within 15 ft horizontally of the roof shall be protected with wired glass in steel frames or glass blocks.
- Separation of openings

Firewalls

Protection of openings above roofs

Subsection 9.10.14. Doors, Dampers and Other Closures in Fire Separations

- 9.10.14.1.(1) Openings in required fire separations shall be protected with closures conforming to Table 9.10.14.A., which shall be installed in accordance with NFPA 80-1973, "Fire Doors and Windows", as revised to 1 May, 1975 unless otherwise specified herein (see also Article 9.10.4.1.).
- Installation

TABLE 9.10.14.A.

Forming Part of Sentence 9.10.14.1.(1)

FIRE-PROTECTION RATINGS FOR CLOSURES	
Minimum Fire-Resistance Rating of Fire Separation, hr	Minimum Fire-Resistance Rating of Closure, hr
Less than 3/4	No minimum
3/4	1/3
1	3/4
1 1/2	1
2	1 1/2
3	2
4	3
Column 1	2

- (2) Where the fire separation for exits is permitted to be 3/4-hr, not more than one exit shaft may include wired glass or glass block including wired glass in doors between such shaft and a public corridor or vestibule located within a floor area provided such wired glass or glass block conforms to Sentence (1).

(3) A 1 3/4-in.-thick solid core wood door may be used where a minimum fire-protection rating of 1/3-hr is permitted, or between a public corridor and an individually rented room, dwelling unit or suite of rooms; and such door shall have not more than 1/4-in. clearance beneath and not more than 1/8-in. at the sides and top; and such doors shall conform to CSA O132.2-1972, "Wood Doors", as revised to 1 May, 1975.

(4) Doors required to provide a 1/3-hr fire-protection rating or permitted to be 1 3/4-in. solid core wood shall be mounted in a wood frame of at least 2-in. thickness where the frame has not been tested and rated.

- 9.10.14.2. Doors forming part of an exit or a public means of egress shall conform to Subsection 9.9.6. in addition to this Subsection.
- Doors in a public means of egress

Wired glass

9.10.14.3.(1) Wired glass which has not been tested in accordance with Article 9.10.14.1. is permitted as a closure in a fire separation required to have a fire-resistance rating of not more than 1-hr provided such glass is not less than 1/4-in. thick and such glass shall be mounted in steel frames.

(2) Individual panes of glass as referred to in Sentence (1) shall not exceed 9 sq ft in area or 4 ft 6 in. in height or width, and the area of glass between structural mullions shall not exceed 80 sq ft.

Glass block

9.10.14.4. Glass block that has not been tested in accordance with Article 9.10.4.1. is permitted as a closure in a fire separation required to have a fire-resistance rating of not more than 1-hr provided they are installed according to Section 4.4 and reinforced with steel reinforcement in each horizontal joint.

Maximum
closure size

9.10.14.5.(1) Closures in fire separations shall not exceed 120 sq ft in area, and 12 ft in height or width.

(2) Except in exits, the aggregate width of the openings referred to in Sentence (1) shall not exceed 25 per cent of the length of the fire separation in which they occur.

Self-closing
devices and
latches

9.10.14.6. Every door in an interior fire separation shall have a self-closing device and latch or other device designed to close and hold the door closed, except that self-closing devices need not be provided for doors between public corridors and rooms or suites of business and personal service occupancy, or at the entrance to individually rented sleeping rooms, or dwelling units which do not open directly into an exit or which are not located in a dead-end corridor.

9.10.14.7.(1) Except in exit stairshafts, hold-open devices may be installed on closures, provided the safety of the occupants is not impaired.

(2) Such devices shall be actuated by smoke detectors, the building alarm system or a heat actuated device designed for this purpose.

(3) The devices in Sentence (2) shall be of the type listed.

Service room
doors

9.10.14.8.(1) Swing-type doors to service rooms such as boiler, furnace or incinerator rooms shall swing into such rooms where such doors lead to public corridors or rooms used for assembly.

(2) Such doors shall swing outward from such rooms in all other cases and doors from such rooms shall not lead directly into an exit.

9.10.14.9. Except as permitted in Articles 9.10.5.3., 9.10.5.4., 9.10.14.10., 9.10.14.11. and 9.10.14.12., where a duct pierces a required fire separation, a fire damper shall be installed in the duct at the fire separation in conformance with Article 6.2.4.9.

9.10.14.10. Fire stop flaps in ceiling membranes required in Article 9.10.5.3. shall be constructed of not less than 0.058-in.-thick sheet steel with 1/16-in.-thick asbestos on the unexposed side and be equipped with corrosion-resistant pins and hinges and such flaps shall be designed to close automatically at a temperature 50°F above the maximum temperature that will normally be encountered in the system.

9.10.14.11. When a noncombustible branch duct having a melting point of at least 1,200°F and a cross-sectional area less than 20 sq in. supplies only air-conditioning units discharging air at not more than 4 ft above the floor, no fire damper is required where the branch duct pierces a required fire separation provided the duct does not pierce the floor at more than one place.

9.10.14.12. Where a noncombustible branch duct having a melting point of at least 1,200°F pierces a required fire separation around an exhaust duct riser in which the air flow is upward, no fire damper is required provided the branch duct is carried up the riser at least 22 in.

9.10.14.13.(1) A door between an attached or built-in garage and a dwelling unit shall be an exterior type, tight fitting and weather-stripped to provide an effective barrier against the passage of gas and exhaust fumes, and shall be fitted with a self-closing device.

(2) A doorway between an attached or built-in garage and a dwelling unit shall not be located in a room intended for sleeping.

9.10.14.14. Openings shall not be permitted through doors in required fire separations unless such openings are protected with covers which will not significantly reduce the fire-protection rating or increase the passage of smoke through the door assembly.

Openings in doors

9.10.14.15. Where a 1¾-in.-thick solid core wood door is permitted in a required fire separation, the requirement for a noncombustible sill in NFPA 80-1973, "Fire Doors and Windows", as revised to 1 May, 1975 shall not apply.

Subsection 9.10.15. Spatial Separations between Buildings

9.10.15.1.(1) Except as provided in Articles 9.10.15.4. to 9.10.15.6., the maximum percentage of unprotected openings calculated in accordance with Article 9.10.15.2. in an exposing building face shall conform to Table 9.10.15.A.

(2) The maximum percentage of unprotected openings determined in accordance with Part 3 shall be permitted as an alternative method for determining such allowable openings.

(3) The maximum area of an exposing building face shown in column 1 in Table 9.10.15.A. shall be calculated as the total area of exterior wall facing in 1 direction on any side of a building measured from the finished ground level to the uppermost ceiling, except as follows: where a building is divided by fire separations into fire compartments, the area of exposing building face may be calculated for each fire compartment provided such separations have not less than a 2-hr fire-resistance rating in the case of mercantile and medium hazard industrial occupancies and ¾-hr for other occupancies.

TABLE 9.10.15.A.

Forming Part of Article 9.10.15.1.

**MAXIMUM PERCENTAGE OF UNPROTECTED OPENINGS
IN EXTERIOR WALLS**

Maximum Area of Exposing Building Face	Limiting Distance										
	Less than 4 ft	4 ft	6 ft	8 ft	10 ft	15 ft	20 ft	30 ft	40 ft	50 ft	60 ft
Up to 300 sq ft	0	8	11	17	25	54	100	—	—	—	—
301 to 400 sq ft	0	7	10	15	21	43	75	100	—	—	—
401 to 500 sq ft	0	7	10	14	19	36	62	100	—	—	—
501 to 1,000 sq ft	0	7	8	11	13	23	37	76	100	—	—
Over 1,000 sq ft	0	7	8	9	10	14	20	37	60	90	100
Column 1	2	3	4	5	6	7	8	9	10	11	12

9.10.15.2. The area of unprotected openings shall be calculated as the aggregate of the window and door openings which are not equipped with closures as described in Subsection 9.10.14. and that portion of the wall having a fire-reistance rating less than that required in Articles 9.10.15.6. to 9.10.15.9. Glass blocks and wired glass shall not be considered as closures for the purpose of this Article.

Unprotected openings

9.10.15.3.(1) The limiting distance shown in Table 9.10.15.A. may be reduced provided it is not less than the square root of the aggregate area of unprotected openings in an exposing building face in residential occupancies, business and personal services occupancies

Limiting distance

and low hazard industrial occupancies, and is not less than the square root of twice the aggregate area of unprotected openings in mercantile occupancies and medium hazard industrial occupancies.

(2) Where the exterior wall of a building is an irregular shape the limiting distance may be determined by measuring from a vertical plane located so that no portion of the exterior wall of the building is between such vertical plane and the line to which the limiting distance is measured and in such cases the area of unprotected openings shall be determined from the projection onto this plane of the unprotected openings occurring in the exterior wall.

(3) The percentage of unprotected openings for mercantile and medium hazard industrial occupancies shall be $\frac{1}{2}$ the values in Table 9.10.15.A.

Allowance for
wired glass,
sprinklers

9.10.15.4. The area of unprotected openings in Articles 9.10.15.1. and 9.10.15.3. may be doubled where the building is sprinklered, or where the unprotected openings are glazed with wired glass in steel frames or glass blocks as described in Articles 9.10.14.3. and 9.10.14.4.

9.10.15.5. An exposing building face is permitted to have unlimited unprotected openings in the first storey when the exposing building face faces a street and has a limiting distance of at least 30 ft.

9.10.15.6. Except for a garage serving one dwelling unit only when a storage garage has at least 25 per cent of the total area of the perimeter walls open to the outdoors and such open area is distributed to provide cross ventiation, the exposing building face of such garage is permitted to have unlimited unprotected openings provided the storage garage has a limiting distance of at least 10 ft.

Design of
exposing
building face

9.10.15.7. Except as permitted in Articles 9.10.15.8., 9.10.15.9. and 9.10.15.10., each exposing building face shall be constructed to conform to Table 9.10.15.B. and Subsection 9.10.8. except that heavy timber and steel columns need not comply with the requirements of Table 9.10.15.B. if the building distance is not less than 10 ft.

TABLE 9.10.15.B.

Forming Part of Article 9.10.15.7.

MINIMUM CONSTRUCTION REQUIREMENTS FOR EXTERIOR WALLS			
Occupancy Classification of Building	Maximum Percentage of Unprotected Openings Permitted per cent	Minimum Required Fire-Resistance Rating for Exposing Building Face, hr	Type of Construction
Residential, business and personal services, and low hazard industrial	0-10	1	Noncombustible construction Noncombustible cladding
	11-25	1	
	26-100	$\frac{3}{4}$	
Mercantile, and medium hazard industrial	0-10	2	Noncombustible construction Noncombustible cladding
	11-25	2	
	26-100	1	
Column 1	2	3	4

Fire resistance
of exterior walls
of houses

9.10.15.8.(1) Except as provided in Sentence (2),

- (a) in buildings containing only dwelling units in which there is no dwelling unit located above another dwelling unit, the exposing building face may be of combustible construction;

(b) subject to Clause (c) an exposing building face shall have a minimum fire-resistance rating of ¾-hr;	
(c) where the limiting distance is 4 ft or more, no minimum fire-resistance rating is required;	
(d) where the limiting distance is less than 2 ft that portion of the exposing building face within the 2 ft limiting distance shall be clad with noncombustible material; and	
(e) walls having a limiting distance of less than 4 ft shall have no unprotected openings.	
(2) Where the spatial separation between dwelling units on adjoining properties is guaranteed in the title of both properties, the spatial separation may be calculated as if the dwelling units were constructed on the same property.	Zero lot line
(3) The maximum percentage of unprotected openings in an exposing building face shall conform to Table 9.10.15.A.	
9.10.15.9.(1) The exposing building face of a detached garage that serves 1 dwelling unit only shall have a fire-resistance rating of at least ¾-hr, except that no fire-resistance rating is required where the limiting distance is 2 ft or greater.	Fire resistance of a garage serving a dwelling unit
(2) The exterior cladding of such detached garages is not required to be noncombustible regardless of the limiting distance.	
(3) The percentage of window openings permitted in the exposing building face of such detached garages shall conform to the requirements for unprotected openings in Article 9.10.15.1.	
9.10.15.10. In buildings of 1-storey in building height of noncombustible construction classified as low hazard industrial occupancy which are used only for low fire load occupancies such as power generating plants or plants for the manufacture or storage of noncombustible materials, non-loadbearing wall components need not have a minimum fire-resistance rating provided the limiting distance is 10 ft or more.	Unrated non-combustible construction permitted
9.10.15.11. Where 2 exterior walls of 2 buildings meet at a firewall at an angle of 135 deg. or less, the distance from an opening on one side of the firewall to another opening on the other side of the firewall shall conform to Part 3.	Firewalls
9.10.15.12. Except as provided in Article 9.10.15.13., a party wall on a property line shall be constructed as a firewall.	
9.10.15.13.(1) In a building of Residential Occupancy in which there is no dwelling unit above another dwelling unit, a common wall between dwelling units need not be constructed as a firewall, provided it is constructed as a fire separation having not less than a 1-hr fire-resistance rating, provided the building area does not exceed 6,000 sq ft.	Common walls between dwelling units
(2) Such walls shall provide continuous protection from the top of the footings to the underside of the roof deck. Any space between the top of such walls and the roof deck shall be tightly sealed by caulking with mineral wool or noncombustible material.	
9.10.15.14. Notwithstanding the requirements of Article 9.10.15.12., when a building is divided by fire separations in accordance with Subsection 9.10.9. to create separately owned spaces within a building, such separations need not be constructed as firewalls and shall not be considered as firewalls in calculating the building area.	

Subsection 9.10.16. Fire Stopping

9.10.16.1. Fire stops shall be provided at floor, ceiling and roof levels to cut off all concealed draft openings occurring between storeys and between the top storey and roof space.	Fire stopping between storeys
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9.10.16.2. Fire stops shall be provided at the ceiling and floor level of furred walls and partitions. The vertical dimension of any concealed space in a wall or partition of combustible construction shall not exceed 10 ft.

Stairs

9.10.16.3. Fire stops shall be provided at the top and bottom of each run of stairs where they pass through a floor containing concealed space.

Concealed spaces

9.10.16.4. In unsprinklered buildings of combustible construction, every concealed space created by a suspended ceiling, roof space or unoccupied attic space shall be separated by fire stops into draft-tight compartments not more than 3,000 sq ft in area where such space contains materials having a flame-spread rating greater than 25 and no dimension of such space shall exceed 150 ft.

Mansard roofs, balconies and canopies

9.10.16.5. Concealed spaces in mansard roofs, exterior cornices, balconies and canopies of combustible construction shall be fire stopped from the point where such concealed spaces extend across the ends of required fire separations.

Fire-stopping materials

9.10.16.6. Fire stops shall consist of sheet steel, asbestos board, gypsum board, 1/2-in. minimum thickness of plywood with joints backed with similar material, 2 thicknesses of nominal 1-in.-thick lumber with joints staggered or not less than 2-in.-thick lumber.

Pipes and ducts piercing fire stops

9.10.16.7. Where fire stops are pierced by pipes, ducts or other elements, the effectiveness of the fire stops shall be maintained around such elements.

Subsection 9.10.17. Interior Finish Flame-Spread Limits

Flame-spread rating of interior finishes

9.10.17.1. Except as provided in Articles 9.10.17.2. to 9.10.17.7., the exposed surface of every wall and ceiling shall have a surface flame-spread rating of not more than 150.

Means of egress ceilings

9.10.17.2. Not less than 90 per cent of the exposed surface of every ceiling in an exit, or unsprinklered ceiling in a public corridor shall have a surface flame-spread rating of not more than 25.

Exit walls

9.10.17.3. Not less than 90 per cent of the exposed surfaces of every wall of an exit, exclusive of doors, shall have a surface flame-spread rating of not more than 25, except that 25 per cent of the wall surface of a lobby at or near grade used as an exit may have a surface flame-spread rating of not more than 150.

Walls in a public access to exit

9.10.17.4. At least 90 per cent of the total wall surface, exclusive of doors, in any unsprinklered public corridor shall have a surface flame-spread rating of not more than 75, or not less than 90 per cent of the upper half of such walls, exclusive of doors, shall have a surface flame-spread rating of not more than 25.

Plastic light diffusers and lenses

9.10.17.5. Where transparent or translucent lighting elements such as light diffusers and lenses are used which have flame-spread ratings that exceed those permitted for the ceiling finish, such elements shall conform to the requirements of Article 3.1.11.1.

Duct covers and liners

9.10.17.6. Where a covering or a lining is used with a duct, such lining or covering shall have a flame-spread rating conforming to Article 6.2.4.6.

9.10.17.7. Except as provided in Articles 9.10.17.2. to 9.10.17.4., where listed products of combustion detectors of a single station alarm type are provided, the exposed surface of every wall and ceiling shall have a surface flame-spread rating of not more than 200.

Subsection 9.10.18. Alarm and Detection Systems

9.10.18.1. Except as provided in Articles 9.10.18.4 and 9.10.18.5, a listed fire alarm system shall be provided in buildings of residential occupancy containing 4 storeys including storeys below grade.

9.10.18.2. Except as provided in Article 9.10.18.3., in any building where a fire alarm system is required, listed heat detectors or smoke detectors shall be installed in storage

rooms, storage locker rooms, service rooms including furnace rooms and incinerator rooms, elevator shafts, chutes, exit stair shafts, janitors' closets and any other rooms where hazardous substances are intended to be used or stored.

9.10.18.3.(1) Where a building is sprinklered and the sprinkler system electrically supervised and equipped with a water flow alarm, a fire detector system is not required.

(2) Where a fire alarm system is required in a building and the building is sprinklered, the operation of the automatic sprinkler system shall activate the building fire alarm system.

9.10.18.4. Except as required in Article 9.10.18.3., a fire alarm and a fire detection system need not be provided in buildings of residential occupancy where each dwelling unit or individually rented sleeping room has direct access to outdoors by a door at ground level or to a balcony with access to ground level.

Exceptions

9.10.18.5. A listed fire alarm and a fire detection system shall be provided where sleeping accommodation is provided for more than 10 persons in buildings of residential occupancy, except that such systems need not be provided in buildings where the public corridor or exit serves not more than 4 dwelling units or individually rented sleeping rooms.

9.10.18.6. In buildings of business and personal service occupancy, a listed fire alarm and fire detection system shall be provided where the occupant load above or below the first storey exceeds 150.

Business and personal services occupancy

9.10.18.7. In buildings of mercantile occupancy, a listed fire alarm and fire detection system shall be provided where the total occupant load exceeds 300 or where the occupant load above or below the first storey exceeds 150.

Mercantile occupancy

9.10.18.8. In buildings of medium hazard industrial occupancy a listed fire alarm system shall be provided where the total occupant load exceeds 100 or where the occupant load above or below the first storey exceeds 25.

(2) No fire alarm system is required in a 1 storey building where the floor area is undivided except for wahsrooms and service rooms.

9.10.18.9. In buildings of low hazard industrial occupancy, listed fire alarm and fire detection system shall be provided where the occupant load above or below the first storey exceeds 75 or where the occupant load of the building is 500 persons or more.

Low hazard industrial occupancy

9.10.18.10. Except for a recirculating air system serving not more than 1 dwelling unit, a listed smoke detection system shall be installed in recirculating air systems in residential occupancies where such systems supply more than 1 storey or more than 1 individually rented room or suite of rooms (see also Article 9.33.4.2.).

Smoke detection systems

9.10.18.11. In buildings of mixed occupancy the most restrictive fire alarm and detection requirements shall apply to all occupancies.

Buildings of mixed occupancy

9.10.18.12. Fire alarm, fire detection and smoke detection devices shall be installed in accordance with Part 6.

Installation

9.10.18.13.(1) In buildings containing a residential occupancy, a products of combustion detector or detectors of the single station alarm type, audible within bedrooms when intervening doors are closed, shall be installed at the ceiling and between bedrooms or the sleeping areas and the remainder of the dwelling unit, such as in a hallway or corridor serving such bedrooms or sleeping area.

(2) The products of combustion detectors and alarms referred to in Sentence (1) shall be,

- (a) equipped with visual indication that they are in operating condition;
- (b) connected to the building electrical supply without a disconnect wall switch;

- (c) permanently mounted to a standard electrical outlet or junction box on the ceiling; and
- (d) served by a circuit not interconnected to any wall outlet.

NOTE: Products of combustion detectors of the single station alarm type required in Article 9.10.18.13. are not to be confused with the fire alarm and fire detection systems required elsewhere in this Subsection; they are intended only to warn the occupants of the dwelling unit in which the detector is located, and are not necessarily connected to the building fire alarm and detection system.

Subsection 9.10.19. Firefighting

Access wall panels

9.10.19.1. Except as provided in Article 9.10.19.2., a window or access panel providing an opening not less than 42-in. high and 22-in. wide and having a sill height of not more than 36-in. above the floor shall be provided on the second and third storey of every building in at least 1 wall facing on a street if such storeys are not sprinklered and such access panels shall be readily openable from both inside and outside or be glazed with plain glass.

Exception

9.10.19.2. Access panels as described in Article 9.10.19.1. need not be provided in buildings containing only dwelling units where there is no dwelling unit above another dwelling unit.

Access to basements

9.10.19.3. Except in basements serving not more than 1 dwelling unit, each unsprinklered basement or cellar exceeding 75 ft in length or width shall be provided with direct access to the outdoors and such access may be provided by,

- (a) a door, window or other means that provides an opening not less than 42-in. high and 22-in. wide, the sill height of which shall not be more than 36-in. above the floor; or
- (b) by an interior stair accessible from the outdoors.

9.10.19.4. Access for fire department equipment shall be provided to each building by means of a street, private roadway or yard.

9.10.19.5. Where access to a building as required in Article 9.10.19.4. is provided by means of a private roadway or yard, the design and location of such roadway or yard shall be subject to the approval of the chief official taking into account connection with public thoroughfares, weight of firefighting equipment, width of roadway, radius of curves, overhead clearance, location of fire hydrants, location of fire department connections and vehicular parking.

SECTION 9.11 SOUND CONTROL

Subsection 9.11.1. Sound Transmission Class Rating for Airborne Sound

Test method

9.11.1.1. Sound transmission class ratings for construction shall be determined in accordance with ASTM E90-70, "Laboratory Measurement of Airborne Sound Transmission Loss of Building Partitions", as revised to 1 May, 1975.

Subsection 9.11.2. Required Sound Control Locations for Airborne Sound

Sound transmission rating

9.11.2.1. Construction shall provide a sound transmission class rating of not less than 45 between dwelling units in the same building and between a dwelling unit and any space common to 2 or more dwelling units.

9.11.2.2. Every service room or space such as a storage room, laundry, workshop or building maintenance room or garage serving more than 1 dwelling unit shall be separated from the dwelling units by a construction providing a sound transmission class rating of not less than 45.

Airborne sound rating

9.11.2.3. Construction described in Tables 1-A to 1-C of this Part as having airborne sound ratings of I and II shall be deemed to satisfy the requirements of Articles 9.11.2.1. and 9.11.2.2.

SECTION 9.12 EXCAVATION

Subsection 9.12.1. General

9.12.1.1.(1) The top soil and vegetable matter in all unexcavated areas under a building shall be removed. Top soil

(2) Where termites are known to exist, all stumps, roots and other wood debris shall be removed from the soil to a minimum depth of 1 ft in unexcavated areas under a building, and for an area extending 2 ft beyond the perimeter of the building.

9.12.1.2. The bottom of every excavation shall be free of all organic material.

9.12.1.3. Excavations shall be kept free of standing water. Water removed

9.12.1.4. The bottom of excavations shall be kept from freezing throughout the entire construction period. Freezing

Subsection 9.12.2. Depth

9.12.2.1. Excavations for foundations shall extend to undisturbed soil.

9.12.2.2. Except as provided in Articles 9.12.2.4. and 9.12.2.5., the minimum depth of foundations below finished grade shall conform to Table 9.12.2.A.

TABLE 9.12.2.A.

Forming Part of Article 9.12.2.2.

MINIMUM DEPTHS OF FOUNDATIONS				
Type of Soil ⁽¹⁾	Foundation Containing Heated Basement, Cellar or Crawl Space		Foundation Containing No Heated Space	
	Good Soil Drainage to at Least the Depth of Frost Penetration ⁽²⁾	Poor Soil Drainage	Good Soil Drainage to at Least the Depth of Frost Penetration ⁽²⁾	Poor Soil Drainage
Rock	No limit	No limit	No limit	No limit
Coarse grained soils	No limit	No limit	No limit	Below the depth of frost penetra-tion ⁽²⁾
Silt	No limit	No limit	Below the depth of frost penetra-tion ⁽²⁾	Below the depth of frost penetra-tion ⁽²⁾
Clay or soils not clearly defined ⁽³⁾	4 ft	4 ft	4 ft but not less than the depth of frost penetra-tion ⁽²⁾	4 ft but not less than the depth of frost penetra-tion ⁽²⁾
Column 1	2	3	4	5

Notes to Table 9.12.2.A.:

⁽¹⁾A description of the soil types is provided in "Guide to the Field Description of Soils," published by the Associate Committee on Geotechnical Research, National Research Council of Canada (NRC No. 3813).

⁽²⁾Depth of frost penetration shall be as established by Subsection 4.2.3.

⁽³⁾Intended to apply to soils that are subject to significant volume changes with changes in soil moisture content.

9.12.2.3.(1) The minimum depth of foundations for exterior concrete steps with more than 2 risers shall conform to Article 9.12.2.2.

(2) Concrete steps with 1 and 2 risers may be laid on ground level.

9.12.2.4. The foundation depths required in Article 9.12.2.2. may be decreased where experience with local soil conditions shows that lesser depths are satisfactory, or where the foundation is designed for lesser depths.

9.12.2.5. The foundation depths required in Article 9.12.2.2. do not apply to foundations for buildings whose superstructure will not be damaged by differential soil movement caused by frost action, or for accessory buildings of not more than 1 storey in building height and not more than 500 sq ft in building area.

Subsection 9.12.3. Backfill

Placing 9.12.3.1. Backfill shall be placed to avoid damaging the drainage tile or the waterproofing of walls.

Grading 9.12.3.2. Backfill shall be graded to prevent drainage towards the foundation after settling.

Boulders 9.12.3.3. Backfill within 2 ft of the foundation shall be free of deleterious debris, boulders or frozen material larger than 10-in. diam.

9.12.3.4. All wood scraps and forms shall be removed from around the foundations before backfilling and from under exterior steps or porches before construction is completed.

9.12.3.5. Where the height of a foundation wall is such that lateral support is required, the wall shall be braced or laterally supported before backfilling.

Subsection 9.12.4. Trenches Beneath Footings

Trenches
beneath
footings 9.12.4.1. The soil in trenches beneath footings for sewers and watermain shall be compacted by tamping up to the level of the footing base, or shall be filled with concrete having a strength not less than 1,500 psi to support the footing.

SECTION 9.13 WATERPROOFING AND DAMPPROOFING

Subsection 9.13.1. General

Waterproofing
of walls 9.13.1.1. Where hydrostatic pressure occurs, floors on ground and exterior surfaces of walls below ground level shall be waterproofed.

Dampproofing
of walls 9.13.1.2. Where hydrostatic pressure does not occur and the exterior finished ground level is at a higher elevation than the ground level inside the foundation walls, exterior surfaces of foundation walls below ground level shall be dampproofed.

Slabs in
finished areas 9.13.1.3. Except as provided in Article 9.13.1.4., when hydrostatic pressure does not occur, slabs on ground in other than garages shall be dampproofed.

Basement slabs 9.13.1.4. When hydrostatic pressure does not occur, floor slabs in unfinished basements or cellars need not be dampproofed when the slab is supported on a base of granular fill as described in Subsection 9.16.2.

Method of
application 9.13.1.5. The method of application of all bituminous waterproofing and dampproofing materials shall conform to one of the following Standards, as revised to 1 May, 1975:

CGSB 37-GP-3b(1971), "Application of Emulsified Asphalts for Dampproofing or Waterproofing",

CGSB 37-GP-12b(1971), "Application of Unfilled Cutback Asphalt for Dampproofing", or

CGSB 37-GP-22b(1971), "Application of Unfilled Tar Cutback Foundation Coating for Dampproofing".

Subsection 9.13.2. Material

9.13.2.1. Bituminous materials used for dampproofing or waterproofing shall conform to one of the following Standards, as revised to 1 May, 1975:

Dampproofing and water-proofing material specifications

CGSB 37-GP-2c(1971), "Emulsified Asphalt Mineral Colloid Type, Unfilled, for Dampproofing and Waterproofing and for Roof Coatings",
CGSB 37-GP-6c(1971), "Cutback Asphalt: Unfilled, for Dampproofing",
CGSB 37-GP-16c(1971), "Cutback Asphalt: Filled, for Dampproofing and Waterproofing",
CGSB 37-GP-18c(1971), "Cutback: Tar, Unfilled, for Dampproofing", or
CSA A123.7-1973, "Asphalt for Use in Construction of Built-Up Roof Coverings and Dampproofing and Waterproofing Systems".

Subsection 9.13.3. Waterproofing of Walls

9.13.3.1.(1) Unit masonry walls to be waterproofed shall be parged on exterior surfaces below ground level with not less than 1/4-in. of mortar conforming to Subsection 9.20.3.

Parging

(2) Concrete walls shall have all holes and recesses resulting from removal of form ties sealed with mortar or waterproofing material.

(3) Parging shall be covered over footings.

9.13.3.2. Concrete or unit masonry walls to be waterproofed shall be covered on exterior face with not less than 2 layers of bitumen-saturated membrane, with each layer being cemented in place with bitumen and coated over-all with a heavy coating of bitumen.

Waterproofing membranes for walls

Subsection 9.13.4. Waterproofing of Floors

9.13.4.1. Basement floors to be waterproofed shall have a system of membrane waterproofing provided between 2 layers of concrete each of which shall be not less than 3-in. thick and the floor membrane shall be mopped to the wall membrane to form a complete seal.

Subsection 9.13.5. Dampproofing of Walls

9.13.5.1.(1) Unit masonry walls to be dampproofed shall be parged on the exterior face below ground level with not less than 1/4-in. of mortar conforming to Subsection 9.20.3. and shall be covered over the footing when the first course of block is laid.

Parging

(2) Concrete walls shall have holes and recesses resulting from the removal of form ties sealed with cement mortar or dampproofing material.

9.13.5.2. A heavy coat of bituminous or other dampproofing material shall be applied over the parging or concrete below ground level.

Bituminous coating

9.13.5.3.(1) Where a separate interior cladding is applied to a concrete or unit masonry wall which is in contact with the soil, or where wood members are applied to such walls for the installation of insulation or finish, the interior surface of the foundation wall below ground level shall be dampproofed.

Interior dampproofing of walls

(2) The dampproofing shall extend from the basement floor and shall terminate at ground level, consist of at least 2-mil polyethylene lapped 4-in. at the joints, or at least 2 mopped-on coats of bitumen or a material providing equivalent performance.

(3) No membrane shall be applied above ground level between the insulation and the foundation wall.

9.13.5.4. Preserved wood foundation walls shall be dampproofed as described in the "Construction Guide for Preserved Wood Foundations", PWF-1, 1975, published by the Canadian Wood Council.

Subsection 9.13.6. Dampproofing of Slabs

Dampproofing
of slabs

9.13.6.1. When slabs are dampproofed, the dampproofing shall be installed below the slab, except that where a separate floor is provided over the slab, the dampproofing may be applied to the top of the slab.

Dampproofing
membranes

9.13.6.2. When installed below the slab, dampproofing shall consist of at least 6-mil polyethylene or 45-lb roll roofing and dampproofing shall be lapped not less than 4-in. at the joints.

Dampproof
coatings

9.13.6.3. When installed above the slab, dampproofing shall consist of at least 2 mopped-on coats of bitumen, 2-mil polyethylene or other material providing equivalent performance.

SECTION 9.14 DRAINAGE

Subsection 9.14.1. Scope

Drainage

9.14.1.1. This Section applies to subsurface drainage and to surface drainage.

Drainage of
crawl spaces

9.14.1.2. Drainage for crawl spaces shall conform to Section 9.18.

Floor slabs

9.14.1.3. Drainage requirements beneath floor slabs shall conform to Section 9.16.

Subsection 9.14.2. General

Footing tile
drains

9.14.2.1. All exterior foundation walls enclosing a basement, cellar or crawl space, shall be drained by drainage tile or pipe laid around the exterior of the foundation so that the top of the tile or pipe is below the bottom of the floor slab or crawl space, except that for preserved wood foundations a continuous gravel bed at least 5-in. thick shall be laid over the entire excavation and extending at least 6-in. outside the wall footing plates and draining to a central sump pit as described in "Construction Guide for Preserved Wood Foundations" PWF-1, 1975, published by Canadian Wood Council may be used.

Subsection 9.14.3. Material for Foundation Drains

Drainage
material
specifications

9.14.3.1. Drain tile and drain pipe used for foundation drainage shall conform to the following Standards, as revised to 1 May, 1975:

ASTM A444-71, "Steel Sheet, Zinc Coated, (Galvanized) by the Hot-Dip Process for Culverts and Underdrains",

ASTM C4-62(1970), "Clay Drain Tile",

ASTM C700-71T, "Extra Strength and Standard Strength Clay Pipe and Perforated Clay Pipe",

ASTM C412-72, "Concrete Drain Tile",

ASTM C444-68, "Perforated Concrete Pipe",

CGSB 34-GP-22b(1973), "Pipe: Drain Asbestos Cement",

CGSB 41-GP-29(1973), "Corrugated Plastic Drainage Tubing",

CGSB 56-GP-1b(1970), "Pipe: Bituminized Fibre, Drain and Sewer",

CGSB 56-GP-10a(1970), "Pipe: Bituminized Fibre, Perforated", or

CSA B181.2-1973, "Poly (Vinyl Chloride) Drain, Waste and Vent Pipe and Pipe Fittings".

9.14.3.2. Where drainage is provided by a continuous gravel bed as described in Article 9.14.2.1., the gravel shall consist of clean, coarse, granular material of not more than 15% by weight of material passing through a No. 10 sieve.

Subsection 9.14.4. Installation of Foundation Drains

9.14.4.1. Drain tile or pipe shall be laid on undisturbed or well-compacted soil.

9.14.4.2. Drain tile or pipe with butt joints shall be laid with ¼-in. to ⅜-in. open joints and the top half of such joints shall be covered with No. 15 asphalt or tar-saturated paper or felt.	Tile joints
9.14.4.3. When perforated drain pipe is used, the pipe shall be laid with perforations down and such pipe may be connected with couplings.	Perforated drain pipe
9.14.4.4. The top and sides of drain pipe or tile shall be covered with not less than 6-in. of crushed stone or other coarse clean granular material containing not more than 10 per cent of material that will pass a No. 4 sieve.	Granular cover

Subsection 9.14.5. Drainage Disposal

9.14.5.1. Drain pipe, tile or gravel bed shall drain to a sewer, drainage ditch, or dry well.	
9.14.5.2. Where gravity drainage is not practical, a covered sump with an automatic pump shall be installed to discharge the water into a sewer, drainage ditch or dry well.	Sumps
9.14.5.3. Dry wells shall be not less than 15 ft from the building foundation and located so that drainage is away from the building and dry wells may be used only when located in areas where the natural groundwater level is below the bottom of the dry well.	Dry wells

Subsection 9.14.6. Surface Drainage

9.14.6.1. The building shall be located or the building site graded so that water will not accumulate at or near the building.	Surface drainage
9.14.6.2. Surface drainage shall be directed away from the location of a water supply well or septic tank disposal bed.	
9.14.6.3. Where runoff water from a driveway is likely to accumulate or enter a garage, a catch basin shall be installed to provide drainage.	Interference with surface drainage
9.14.6.4. Where downspouts are provided and are not connected to a sewer, provisions shall be made to prevent soil erosion.	Downspouts

SECTION 9.15 FOOTINGS AND FOUNDATIONS

Subsection 9.15.1. Scope

9.15.1.1. This Section applies to foundations constructed on soils other than those described in Article 9.15.1.2. and where the building is of other than concrete or steel frame construction. (See Section 9.36 for small garages and carports.)	Scope
9.15.1.2.(1) Where a foundation is erected on soft clay, very soft clay, loose sand, very loose sand, loose sand and gravel or very loose sand and gravel, the footing sizes shall be designed in conformance with Subsection 9.4.7.	Foundations erected on various soil types
(2) Where a foundation is erected on filled ground or peat, the footing sizes shall be designed in conformance with Section 4.2.	

Subsection 9.15.2. General

9.15.2.1. A foundation design may deviate from the requirements in this Section where it is designed for the existing soil conditions in accordance with Section 4.2. or where past experience shows the foundation design to be adequate.	Deviation from specific requirements
9.15.2.2.(1) Foundation walls shall be constructed of monolithic concrete, unit masonry, treated wood or other material.	
(2) Footings shall be constructed of materials suitable to the foundation being supported.	

Concrete	<p>9.15.2.3. Concrete shall conform to Section 9.3. Concrete for unreinforced footings and foundation walls shall have a minimum compressive strength of 2,000 psi after 28 days.</p>
Concrete block	<p>9.15.2.4. Concrete block shall be loadbearing type conforming to CSA A165.1-1972, "Concrete Masonry Units", as revised to 1 May, 1975 and shall have a compressive strength over the gross area of the block of at least 1,000 psi for hollow units and 1,800 psi for solid units.</p> <p>9.15.2.5. Mortar, mortar joints, corbelling and protection for unit masonry shall conform to Section 9.20.</p> <p>9.15.2.6. Where pier type foundations are used, the piers shall be designed to support the applied loads from the superstructure in conformance with Part 4.</p> <p>9.15.2.7. Where preserved wood foundations are used for buildings of (Group C) major occupancy classification not more than 2 storeys and basement in height, the construction shall follow the procedures described in "Construction Guide for Preserved Wood Foundations", PWF-1, 1975, published by Canadian Wood Council.</p> <p>9.15.2.8. Where preserved wood foundations are used for buildings of (Group C) major occupancy classification more than 2 storeys in building height, or for buildings of other occupancy classification, such foundations shall be designed to conform to the requirements of Part 4 using the "Construction Guide for Preserved Wood Foundations", PWF-1, 1975, published by Canadian Wood Council as a guide.</p>

Subsection 9.15.3. Concrete Footings

	<p>9.15.3.1.(1) This Subsection applies only to concrete footings.</p>
Where required	<p>(2) Footings shall be provided under walls, pilasters, columns, piers, fireplaces and chimneys that bear on soil or rock, except that footings may be omitted under piers or monolithic concrete walls if the safe loadbearing capacity of the soil or rock is not exceeded.</p> <p>9.15.3.2. Footings shall rest on undisturbed soil or rock.</p>
Size of footings	<p>9.15.3.3.(1) Footings shall be of a size to support adequately all superimposed loads.</p> <p>(2) Except as required in Article 9.15.3.4., the minimum footing size shall be as shown in Table 9.15.3.A. provided the length of supported joists does not exceed 16 ft and the design live load on any floor supported by the footing does not exceed 50 psf (Table 9.4.2.A.).</p> <p>(3) Where the design live load exceeds 50 psf or the length of the supported joists exceeds 16 ft, footings shall be designed in accordance with Section 4.2.</p>
Effect of water table depth	<p>9.15.3.4. Where a foundation rests on gravel, sand or silt in which the water table level is less than the width of the footings below the bearing surface, the footing width shall be not less than twice the width shown in Table 9.15.3.A.</p>

TABLE 9.15.3.A.
Forming Part of Articles 9.15.3.3. and 9.15.3.4.

MINIMUM FOOTING SIZES			
No. of Floors Supported	Minimum Width of Strip Footings, in.		Minimum Area of Column Footings, sq ft
	Supporting Exterior Walls	Supporting Interior Walls	
1	10	8	4½
2	14	14	8
3	18	20	11
Column 1	2	3	4

Notes to Table 9.15.3.A.: RESERVED.

9.15.3.5. The thickness of footings shall be not less than the projection beyond the face of the supported elements, except where the footing is reinforced and in no case shall the footing thickness be less than 4-in. except where laterally penetrated by drain tile or pipe.

Footing thicknesses

Subsection 9.15.4. Concrete or Unit Masonry Foundation Walls

9.15.4.1.(1) This Subsection applies to concrete or unit masonry foundation walls.

TABLE 9.15.4.A.
Forming Part of Sentence 9.15.4.1.(1)

THICKNESS OF FOUNDATION WALLS			
Type of Foundation Wall	Minimum Wall Thickness, in.	Maximum Height of Finish Grade Above Basement Floor or Inside Grade	
		Foundation Wall Laterally Unsupported At the Top ⁽¹⁾ (²)(³)(⁴), ft—in.	Foundation Wall Laterally Supported At the Top ⁽¹⁾ (²)(³)(⁴), ft—in.
Solid concrete (2,000 psi min. strength)	6	2—6	5—0
	8	4—0	7—0
	10	4—6	7—6
	12	5—0	7—6
Solid concrete (3,000 psi min. strength)	6	2—6	6—0
	8	4—0	7—6
	10	4—6	7—6
	12	5—0	7—6
Unit masonry	6	2—0	2—0
	8	3—0	4—0
	10	4—0	6—0
	12	4—6	7—0
Column 1	2	3	4

Notes to Table 9.15.4.A.:

- (1) Foundation walls are considered laterally supported at the top if the floor joists are embedded in the top of the foundation walls or if the floor system is anchored to the top of the foundation walls with anchor bolts, in which case the joists may run either parallel or perpendicular to the foundation wall.
- (2) When a foundation wall contains an opening more than 4 ft in length or openings in more than 25 per cent of its length, that portion of the wall beneath such openings shall be considered laterally unsupported, unless the wall around the opening is reinforced to withstand the earth pressure.
- (3) When the length of solid wall between windows is less than the average length of the windows, the combined length of such windows shall be considered as a single opening.
- (4) When foundation walls support solid masonry walls, the foundation wall is considered to be laterally supported by the first floor.

Foundation
wall thickness

(2) Where average stable soils are encountered, the thickness of foundation walls subject to lateral earth pressure shall conform to Table 9.15.4.A. except that walls exceeding 8 ft in unsupported height shall be designed in conformity with Part 4.

Height above
grade

9.15.4.2. Exterior foundation walls shall extend not less than 6 in. above finished ground level.

Reduction in
thickness

9.15.4.3. Where the top of a foundation wall is reduced in thickness to permit the installation of floor joists, the reduced section shall be not higher than 14-in. and not less than $3\frac{5}{8}$ -in. thick.

9.15.4.4. Where the top of a foundation wall is reduced in thickness to permit the installation of a masonry exterior facing, the reduced section shall be not less than $3\frac{5}{8}$ -in. thick and tied to the facing material with metal ties conforming to Article 9.20.9.5. spaced not more than 8-in. o.c. vertically and 36-in. o.c. horizontally and the space between wall and facing shall be filled with mortar.

Corbelling

9.15.4.5. Corbelling of foundation walls supporting cavity walls shall conform to Article 9.20.12.2.

Crack control
joints

9.15.4.6. Crack control joints shall be provided in foundation walls exceeding 80 ft in length at intervals of not more than 50 ft and such joints shall be designed to resist moisture penetration and shall be keyed to prevent relative displacement of the wall portions adjacent to the joint.

Walls not
subject to earth
pressure

9.15.4.7. Interior masonry foundation walls not subject to lateral earth pressure shall conform to Section 9.20.

Subsection 9.15.5. Joist and Beam Support

Capping of
walls

9.15.5.1. Foundation walls of hollow unit masonry supporting floor joists shall be capped with at least 2-in. of solid masonry or concrete, or have the top course voids filled with mortar or concrete, except that such capping may be omitted where termites are not known to exist when the wood joists are supported on a wood plate not less than 2-in. by 4-in. and the siding overlaps the foundation wall not less than $\frac{1}{2}$ -in.

Beam support

9.15.5.2. Not less than an 8-in. depth of solid masonry shall be provided beneath beams supported on masonry and the ends of such beams shall be protected from the weather by not less than 2-in. of masonry or mortar.

Pilasters

9.15.5.3.(1) Pilasters shall be provided under beams that frame into 6-in. unit masonry foundation walls.

(2) The pilasters referred to in Sentence (1) shall not be less than 4-in. by 12-in. and shall be bonded or tied into the wall.

(3) The top 8-in. of pilasters shall be solid.

Subsection 9.15.6. Parging and Finishing

Parging and
finishing

9.15.6.1. Concrete block foundation walls shall be parged on the exterior face below ground level as required in Section 9.13.

9.15.6.2. All form ties shall be removed at least flush with the concrete surface.	Removal of form ties
9.15.6.3. Exterior surfaces of concrete block foundation walls above ground level shall have tooled joints, or shall be rendered, parged or otherwise suitably finished.	Exterior finish of block foundation

SECTION 9.16 SLABS ON GROUND

Subsection 9.16.1. Scope

9.16.1.1. This Section applies to basement and cellar slabs and to floor slabs-on-grade with perimeter foundation walls that support the superstructure.	Slabs on grade
9.16.1.2. Floor slabs-on-grade without foundation walls to support the superstructure shall be designed for the existing soil conditions in accordance with Part 4.	Design of floor slabs-on-grade

Subsection 9.16.2. Slab Supports

9.16.2.1.(1) When granular fill is used beneath basement and cellar slabs (see Article 9.13.1.4.), it shall consist of not less than 5-in. of coarse clean granular material containing not more than 15 per cent by weight of material passing a No. 10 sieve.	Granular fill
(2) Where dampproofing or waterproofing is provided, such fill referred to in Sentence (1) is not required except where the gravel bed drainage system is used with preserved wood foundations in lieu of perimeter weeping tiles.	

9.16.2.2.(1) The soil beneath concrete slabs-on-grade shall be compacted.	Soil compaction
(2) Not less than 5-in. of course clean granular material containing not more than 15 per cent by weight of material passing a No. 10 sieve shall be provided beneath the slab and shall be compacted.	

Subsection 9.16.3. Dampproofing and Waterproofing

9.16.3.1. Dampproofing and waterproofing of basement and cellar slabs and slabs-on-grade shall conform to Section 9.13.	
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Subsection 9.16.4. Drainage

9.16.4.1. Where groundwater level may cause uplift pressures against the bottom of a slab-below-grade, lateral drains shall be installed under the slab, or the slab shall be designed to resist such uplift pressures.	Uplift pressures
9.16.4.2. The accumulation of water underneath a slab-on-grade shall be prevented by grading, drainage or other method.	Drainage
9.16.4.3. When floor drains are installed (see Section 9.32) the floor surface shall be so sloped that no water will accumulate.	

Subsection 9.16.5. Concrete

9.16.5.1. Concrete for floor slabs shall conform to Section 9.3 and shall have a maximum slump of 3-in.	Maximum slump of concrete
9.16.5.2. The finished surface of concrete floor slabs shall be trowelled smooth and even. Dry cement shall not be added to the floor surfaces to absorb surplus water.	Surface finish
9.16.5.3. When a topping course is provided for concrete floor slabs it shall consist of 1 part cement to 2½ parts clean, well-graded sand by volume with a water cement ratio approximately equal to that of the base slab.	Topping

Subsection 9.16.6. Thickness and Height

9.16.6.1. Concrete slabs-on-ground shall be not less than 3-in. thick exclusive of concrete topping and concrete topping shall be not less than ¾-in. thick.	Thickness
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Height above ground level 9.16.6.2. The top of every slab-on-grade shall be not less than 6-in. above exterior finished ground level.

Subsection 9.16.7. Reinforcement

Reinforcement 9.16.7.1. Except for slabs for garages and carports serving dwelling units, concrete slabs-on-grade shall be reinforced with not less than $\frac{3}{8}$ -in. diam. steel spaced 24-in. o.c. in both directions, or 6-in. by 6-in., 6/6 mesh and such reinforcement shall be located near the mid-depth of the slab.

Subsection 9.16.8. Pipes and Ducts

Corrosive fill 9.16.8.1. Metal pipes in contact with cinders or other corrosive material shall be protected by a heavy coating of bitumen or other corrosion protection.

Encasement of ducts 9.16.8.2. Ducts in slabs shall be completely encased with not less than 2-in. of concrete, and installed so that water will not accumulate in the ducts (see also Section 9.34).

Subsection 9.16.9. Joints

9.16.9.1. Where termites are known to exist, joints between slabs-on-ground and foundation walls, and spaces around pipes, conduit or ducts that penetrate such slabs shall be filled with bitumen-rubber compound or coal-tar.

SECTION 9.17 COLUMNS

Subsection 9.17.1. Scope

Scope 9.17.1.1. This Section applies to columns used to support carport roofs (see Section 9.36), and beams carrying loads from not more than 2 wood-frame floors where the length of joists carried by such beams does not exceed 16 ft and the live load on any floor does not exceed 50 psf. (See Table 9.4.2.A.)

9.17.1.2. Columns for applications other than as described in Article 9.17.1.1. shall be designed in accordance with Part 4.

Subsection 9.17.2. General

Column support 9.17.2.1. Columns shall be centrally located on a footing conforming to Section 9.15.

9.17.2.2. Columns shall be securely fastened to the supported member to prevent lateral movement.

Subsection 9.17.3. Steel Columns

Size 9.17.3.1.(1) Except as permitted in Sentence (2) and Article 9.17.3.2., steel pipe columns shall have a minimum outside diameter of $2\frac{7}{8}$ -in. and a minimum wall thickness of $\frac{3}{16}$ -in.

(2) Where the area of the supported floor exceeds 220 sq ft and is for two floors, a steel pipe column having a minimum outside diameter of $3\frac{1}{2}$ -in. and a minimum wall thickness of 0.188-in. with a minimum of 6-in. \times 6-in. \times $\frac{3}{8}$ -in. base shall be used.

Exception 9.17.3.2. Columns of sizes other than as specified in Article 9.17.3.1. may be used where the loadbearing capacities are shown to be adequate.

Bearing plates 9.17.3.3. Except as permitted in Article 9.17.3.4. and as required in Sentence 9.17.3.1.(2), steel columns shall be fitted with not less than 4-in. by $\frac{1}{4}$ -in. thick steel plates at each end.

Exception 9.17.3.4. The top plate required in Article 9.17.3.3. may be omitted where a column supports a steel beam and provision is made for the attachment of the column to the beam by welding, bolting or other method.

Rust prevention 9.17.3.5. Steel columns shall be treated on the outside surface with at least 1 coat of rust-inhibitive paint.

Subsection 9.17.4. Wood Columns

- 9.17.4.1. The width or diameter of a wood column shall be not less than the width of the supported member and columns shall be not less than 8-in. for round columns and 6-in. by 6-in. for rectangular columns, unless calculations are provided to show that lesser sizes are adequate.

Size
- 9.17.4.2.(1) Wood columns shall be either solid, glued-laminated or built-up.

Construction
- (2) Built-up columns shall consist of not less than 2-in. thick full-length members bolted together with not less than 3⁄8-in. diam. bolts spaced not more than 18-in. o.c. or nailed together with not less than 3-in. nails spaced not more than 12-in. o.c. and glued-laminated columns shall conform to Section 4.3.
- 9.17.4.3. Wood columns shall be separated from concrete in contact with the ground by 2-mil polyethylene film or 45-lb roll roofing or other dampproofing material.

Dampproofing
- 9.17.4.4.(1) Where termites are known to exist, exterior wood columns such as porch supports shall be,
- (a) pressure treated with a chemical that is toxic to such termites, in accordance with Article 9.3.3.7.; or
- (b) supported on non-cellulosic material extending at least 6-in. above grade and located at least 2-in. from the exterior wall of an adjacent building.

Subsection 9.17.5. Unit Masonry Columns

- 9.17.5.1. Unit masonry columns shall be built of loadbearing masonry units.

Material
- 9.17.5.2. Unit masonry columns shall have a minimum nominal dimensions of 12-in. by 12-in. or 10-in. by 16-in.

Size

Subsection 9.17.6. Solid Concrete Columns

- 9.17.6.1. Concrete shall conform to Section 9.3.

Material
- 9.17.6.2. Concrete columns shall be not less than 8-in. by 8-in. for rectangular columns and 9-in. diameter for circular columns.

Size

SECTION 9.18 CRAWL SPACES

Subsection 9.18.1. General

- 9.18.1.1. In this Section a crawl space refers to a space between the underside of a floor assembly and the ground cover directly below, with a clearance less than 6 feet in height.

Crawl spaces
- 9.18.1.2. Foundations enclosing crawl spaces shall conform to Section 9.15.

Foundation
- 9.18.1.3. Insulation shall conform to Section 9.26.

Insulation
- 9.18.1.4. Heating of crawl spaces shall conform to Section 9.34.

Heating

Subsection 9.18.2. Access

- 9.18.2.1. An access opening of not less than 1 ft 8-in. by 2 ft 4-in. shall be provided to each crawl space where the crawl space serves a single dwelling unit, and not less than 1ft 10-in. by 3 ft for other crawl spaces.

Size
- 9.18.2.2. Access openings shall be fitted with a door or hatch, except when the access opening into the crawl space is from an adjacent basement and provides ventilation to the crawl space.

Access hatch

Subsection 9.18.3. Ventilation

9.18.3.1. Crawl spaces shall be ventilated by natural or mechanical means.

Size of vents 9.18.3.2. Except as otherwise permitted in Article 9.18.3.5., natural ventilation for crawl spaces shall be provided to the outside air by not less than 1 sq ft of unobstructed vent area for every 500 sq ft of floor area.

Design of vents 9.18.3.3. Vents for crawl spaces shall be designed to prevent the entry of snow, rain and insects, and shall be provided with tight-fitting covers to prevent air leakage in winter if the crawl space is heated.

Distribution of vents 9.18.3.4. Vents for crawl spaces shall be uniformly distributed on opposite sides of the building.

Ventilation not required 9.18.3.5. Ventilation to the outside air is not required when the crawl space is used as a warm-air plenum, or if the crawl space is vented to an adjacent basement or cellar with an opening conforming to Article 9.18.3.2.

Subsection 9.18.4. Clearance

Clearance in crawl space 9.18.4.1. The ground level in a crawl space shall be not less than 12-in. below the level of all joists and beams, except that where termites are known to exist, the clearance shall be not less than 18-in., unless the joists are pressure treated with a chemical that is toxic to termites in accordance with Article 9.3.3.7.

Service clearance 9.18.4.2. Where equipment requiring service such as plumbing cleanouts, traps and burners is located in crawl spaces, an access way with a minimum height and width of 2 ft shall be provided from the access door to the equipment and for a distance of 3 ft on the side or sides of the equipment to be serviced.

Subsection 9.18.5. Drainage

Drainage 9.18.5.1. Unless groundwater levels and site conditions are such that water will not accumulate in the crawl space, the crawl space floor and access trenches shall be sloped to drain to a sewer, ditch or dry well.

9.18.5.2. Drains shall conform to Section 9.14.

Subsection 9.18.6. Ground Cover

Ground cover 9.18.6.1.(1) A ground cover consisting of not less than 2-in. of asphalt or 1,500 psi portland cement concrete, or 45-lb roll roofing or 4-mil polyethylene shall be provided in every crawl space.

(2) Joints in sheet-type ground cover shall be lapped not less than 4-in. and weighted down.

Subsection 9.18.7. Fire Protection

Fire protection 9.18.7.1.(1) Crawl spaces used as warm-air plenums in buildings of residential occupancy shall be restricted to 1-storey portions of dwelling units.

(2) Enclosing material, including insulation, shall have a surface flame-spread rating not greater than 150.

(3) Combustible ground cover shall be covered with noncombustible material or have noncombustible receptacles beneath the register openings.

SECTION 9.19 ROOF SPACES

Subsection 9.19.1. Ventilation

9.19.1.1. Except as provided in Article 9.19.1.2., every attic or roof space above an insulated ceiling shall be ventilated to the exterior as follows,

- (1) 1 sq ft of free unobstructed ventilating area for each 300 sq ft of insulated ceiling area for roofs with a slope exceeding 2 in 12;
- (2) 1 sq ft of free unobstructed ventilating area for each 150 sq ft of insulated ceiling area for,
 - (a) any roof irrespective of slope when an interior finish is applied to the underside of ceiling joists that span from ridge to exterior wall plate,
 - (b) roofs with a slope of 2 in 12 or less.

9.19.1.2. A roof space in a building need not be vented provided the vapour barrier protecting the ceiling insulation is applied as a single continuous sheet without openings over the entire ceiling area, and is a Type I barrier in accord with CGSB 70-GP-1a(1970), "Vapour Barrier: Sheet for Use in Above-Grade Building Construction", as revised to 1 May, 1975 and openings such as for plumbing vents may be cut in such vapour barrier provided the perimeters of such openings are sealed in a manner that will maintain the effectiveness of the vapour barrier.

9.19.1.3. Not more than one half of the required ventilation area shall be provided in the form of ventilators located near the ridge except that for cathedral ceilings and roofs with a slope of 2 in 12 or less, continuous eave and ridge ventilation shall be provided.

9.19.1.4. Vents shall be designed to prevent the entry of rain, snow and insects.

Subsection 9.19.2. Access

9.19.2.1. Every attic space more than 2 ft in height at the highest point shall be provided with an access stair or shall have a hatchway of not less than 22-in. by 36-in., except that where such hatchway serves not more than 1 dwelling unit, the hatchway may be reduced to 20-in. by 28-in. and hatchways shall be fitted with doors or covers.

SECTION 9.20 ABOVE-GRADE MASONRY

Subsection 9.20.1. Scope

9.20.1.1. This Section applies to unreinforced masonry and masonry veneer in which the wall height above the foundation wall does not exceed 36 ft and in which the roof or floor system above the first storey is not of concrete construction.

9.20.1.2. For buildings other than those described in Article 9.20.1.1., or where the masonry is designed on the basis of design loads and allowable stresses, Section 4.4 shall apply.

9.20.1.3. In seismic Zone 3, loadbearing elements of masonry buildings more than 1 storey in height shall be reinforced with at least the minimum amount of reinforcement as required in Subsection 9.20.18.

9.20.1.4. In seismic Zone 2, loadbearing elements of 3 storey masonry buildings shall be reinforced with at least the minimum amount of reinforcement as required in Subsection 9.20.18.

Subsection 9.20.2. Masonry Units

9.20.2.1. Masonry units shall comply with one of the following Standards, as revised to 1 May, 1975:

- CSA A82.1-1965, "Burned Clay Brick",
- CSA A82.3-1973, "Calcium Silicate (Sand-Lime) Building Brick",
- CSA A82.4-1954, "Structural Clay Load-Bearing Wall Tile",
- CSA A82.5-1954, "Structural Clay Non-Load-Bearing Tile",

CSA A82.25-1950, "Gypsum Partition Tile or Block",
 CSA A165.1-1972, "Concrete Masonry Units",
 CSA A165.2-1972, "Concrete Brick Masonry Units",
 CSA A165.3-1973, "Prefaced Concrete Masonry Units",
 CSA A165.4-1973, "Coreless Autoclaved Cellular Concrete Masonry Units for Load-Bearing and Non-Load-Bearing Use",
 ASTM C126-71, "Ceramic Glazed Structural Clay Facing Tile, Facing Brick and Solid Masonry Units", or
 ASTM C212-60 (1970), "Structural Clay Facing Tile".

Used masonry 9.20.2.2. Used bricks shall be free of old mortar, soot or other surface coating and shall conform to Article 9.20.2.1.

Limitation on use of glass block, gypsum and foamed concrete 9.20.2.3.(1) Glass blocks and gypsum masonry shall not be used as loadbearing units or in the construction of fireplaces or chimneys.

(2) Gypsum block shall not be exposed to soil, weather or dampness.

(3) Masonry made with foamed concrete shall not be used in contact with the soil or exposed to the weather.

Stone 9.20.2.4. Stone shall be sound and durable.

9.20.2.5. Loadbearing concrete units or non-loadbearing concrete units exposed to the weather shall have weight and water absorption characteristics conforming to Classes A, B or C, described in CSA A165.1-1972, "Concrete Masonry Units", as revised to 1 May, 1975 and where cellular concrete blocks are used, allowance shall be made in the design for the shrinkage characteristics of the units to be used.

9.20.2.6. The compressive strength of masonry units shall conform to Table 9.20.2.A.

TABLE 9.20.2.A.

Forming Part of Article 9.20.2.6.

Type of Masonry Unit	Minimum Compressive Strength over Gross Area, psi	
	Masonry Unit Exposed to Weather	Masonry Unit not Exposed to Weather
Hollow loadbearing concrete units	1000	700
Solid loadbearing concrete units	1800	1200
Hollow non-loadbearing concrete units	1000	350
Solid non-loadbearing concrete units	1800	1200
Solid loadbearing cellular units	Not permitted	700
Solid non-loadbearing cellular units	Not permitted	275
Column 1	2	3

Subsection 9.20.3 Mortar

Materials specifications for mortar 9.20.3.1. Cementitious materials and aggregates for mortar shall comply with the following Standards, as revised to 1 May, 1975:

CSA A5-1971, "Portland Cements",
 CSA A8-1970, "Masonry Cement",

CSA A82.22-1963, "Gypsum Plasters",
CSA A82.26-1950, "Keene's Cement",
CSA A82.42-1950, "Quicklime for Structural Purposes",
CSA A82.43-1950, "Hydrated Lime for Masonry Purposes", or
CSA A82.56-1950, "Aggregate for Masonry Mortar".

9.20.3.2. Water and aggregate shall be clean and free of significant amounts of deleterious materials. Water and aggregate

9.20.3.3. Lime used in mortar shall be hydrated. Lime

9.20.3.4. If lime putty is used in mortar, it shall be made by slaking quicklime in water for not less than 24 hr (see Appendix to CSA Standard A82.42-1950, "Quicklime for Structural Purposes") as revised to 1 May, 1975, or soaking hydrated lime in water for not less than 12 hr. Lime putty

9.20.3.5. Except as provided in Articles 9.20.3.6. and 9.20.3.7., mortar mixes shall conform to Table 9.20.3.A. and mortar containing portland cement shall not be used later than 2½ hr after mixing. Mortar mixes

TABLE 9.20.3.A.
Forming Part of Article 9.20.3.5.

MORTAR MIX PROPORTIONS (by volume)				
Permissible Use of Mortar	Portland Cement	Masonry Cement (Type H)	Lime	Aggregate
All locations	½ to 1 1	1 —	— ¼ to ½	Not less than 2¼ and not more than 3 times the sum of the volumes of the cement and lime
All locations except founda- tion walls and piers	— 1	1 —	— ½ to 1¼	
All locations except load- bearing walls of hollow units, parapet walls and chim- neys	1	—	1¼ to 2½	
All non-loadbearing par- titions and all loadbearing walls of solid units, except foundation walls, parapet walls and chimneys	1 —	— —	2¼ to 4 1	
Column 1	2	3	4	5

9.20.3.6. Mortar for gypsum units shall consist of 1 part gypsum and not more than 3 parts aggregate by weight. Mortar for gypsum units

9.20.3.7. Mortar for glass block shall consist of 1 part portland cement, 1 part hydrated lime to not more than 4 parts aggregate by volume. Mortar for glass block

9.20.3.8.(1) Mortar for sand-lime brick or concrete brick shall consist of 1 part masonry cement to 3 parts of aggregate by volume, or apply the 2 lower mixes shown in Table 9.20.3.A. Mortar for sand-lime brick and concrete brick

(2) Because of their relative high strength, the first and second mixes in Table 9.20.3.A. shall not be used for mortar for sand-lime brick or concrete brick.

Subsection 9.20.4. Mortar Joints

- Mortar joint thickness 9.20.4.1. Maximum average joint thickness shall be $\frac{1}{2}$ -in. and the maximum thickness of an individual joint shall be $\frac{3}{4}$ -in.
- Solid masonry joints 9.20.4.2. Solid masonry units shall be laid with full head and bed joints.
- Hollow masonry joints 9.20.4.3. Hollow masonry units shall be laid with mortar applied to head and bed joints of both inner and outer face shells.

Subsection 9.20.5. Masonry Support

- Masonry support 9.20.5.1. All masonry shall be supported on masonry, concrete or steel.
- Lintels 9.20.5.2. Masonry over openings shall be supported by steel, reinforced concrete or masonry lintels or arches designed to support the imposed load and the minimum sizes for steel lintels relative to span openings shall be as indicated in Table III-A.
- Thickness of supporting wall 9.20.5.3. Every masonry wall shall be at least as thick as the wall it supports, except as otherwise permitted in Article 9.20.12.2.

Subsection 9.20.6. Thickness and Height

- Thickness of solid exterior walls 9.20.6.1.(1) Masonry exterior walls, other than cavity walls, in 1-storey buildings and the top storeys of 2-storey buildings shall be not less than $5\frac{1}{2}$ -in. thick provided the walls are not more than 9 ft high at the eaves and 15 ft high at the peaks of gable ends.
- (2) The exterior walls of the bottom storeys of 2-storey buildings and walls of 3-storey buildings shall be not less than $7\frac{1}{2}$ -in. thick.
- (3) In walls composed of more than one wythe, each wythe shall be not less than $3\frac{5}{8}$ -in. thick.
- Thickness of cavity walls 9.20.6.2. Cavity walls shall have not less than $3\frac{5}{8}$ -in.-thick wythes separated by a cavity of not less than 2-in. nor more than 3-in., except that where the wythes are bonded together with masonry units, the cavity shall be not less than 3-in. and not more than 4-in. and the minimum thickness of cavity walls above the supporting base shall be 10-in. for the top 25 ft and 14-in. for the remaining portion.
- Thickness of interior walls 9.20.6.3. The thickness of loadbearing interior walls shall be determined on the basis of Article 9.20.10.1.
- 9.20.6.4. Interior non-loadbearing partitions shall be not less than $2\frac{5}{8}$ -in. thick (see Article 9.20.10.1.).
- Masonry veneer 9.20.6.5.(1) Masonry veneer resting on a bearing support shall be of solid units not less than 3-in. thick for wall heights up to 36 ft.
- (2) Masonry veneer over wood-frame walls shall have not less than a 1-in. air space behind the veneer.
- (3) Masonry veneer less than $3\frac{5}{8}$ -in. thick shall have unraked joints.
- Individually supported veneer units 9.20.6.6. Masonry veneer individually supported by the back-up material shall conform to the requirements contained in Section 4.4.
- Parapet walls 9.20.6.7. The height of parapet walls above the adjacent roof surface shall be not more than 3 times the parapet wall thickness and parapet walls shall be solid from the top of the parapet to not less than 1 ft below the adjacent roof level.
- Limestone slab facings 9.20.6.8. Limestone slab facings and precast concrete panel facings shall conform to the requirements of Section 4.4.

Subsection 9.20.7. Chases and Recesses

9.20.7.1. Except as permitted in Articles 9.20.7.3. and 9.20.7.5., the depth of any chase or recess shall not exceed $\frac{1}{3}$ the thickness of the wall, and the horizontal projection of the chase or recess shall not exceed 20-in.	Size of chases and recesses
9.20.7.2. Except as permitted in Articles 9.20.7.3. and 9.20.7.5., no chase or recess shall be constructed in any wall 8-in. or less in thickness.	Chases or recesses prohibited
9.20.7.3. Chases and recesses may be constructed in 8-in. walls provided they do not exceed 4-in. in depth and 30-in. in height, and the total horizontal projection of the chase does not exceed 20-in.	
9.20.7.4. Chases and recesses shall be not less than 4 times the wall thickness apart and not less than 2 ft away from any pilaster, cross wall, buttress or other vertical element providing required lateral support for the wall.	Location of chases and recesses
9.20.7.5. Chases or recesses that do not conform to the limits specified in Articles 9.20.7.1. to 9.20.7.4. shall be considered as openings, and any masonry supported above such a chase or recess shall be supported by a lintel or arch.	Oversized chases and recesses
9.20.7.6. Chases and recesses shall not be cut into walls made with hollow units after the masonry units are in place.	

Subsection 9.20.8. Support of Loads

9.20.8.1. Loadbearing walls of hollow masonry units supporting roof or floor framing members shall be capped with not less than 2-in. of solid masonry, or have the top course filled with concrete except that capping may be omitted where the roof framing is supported on a wood plate not less than 2-in. thick, the same width as the masonry wall.	Capping of walls
9.20.8.2.(1) Floor joists supported on cavity walls shall be supported on solid units not less than $2\frac{1}{2}$ -in. in height and shall not project into the cavity.	Floor joist support
(2) Roof and ceiling framing members bearing on cavity walls shall be supported on not less than $2\frac{1}{2}$ -in. of solid masonry, bridging the full thickness of the wall, or a wood plate not less than 2-in. thick, bearing not less than 2-in. on each wythe.	
9.20.8.3.(1) The bearing area under beams and joists shall be sufficient to carry the supported load.	Bearing area
(2) In no case shall the minimum length of end bearing of beams supported on masonry be less than $3\frac{5}{8}$ -in.	
(3) The length of end bearing of floor, roof or ceiling joists supported on masonry shall be not less than $1\frac{1}{2}$ -in.	
9.20.8.4.(1) Beams and columns supported on masonry walls shall be supported on pilasters where the thickness of the masonry wall or wythe is less than 8-in.	Pilasters
(2) Not less than 8-in. thickness of solid masonry or concrete shall be provided under the beam or column.	
(3) Pilasters shall be bonded or tied to masonry walls.	
(4) Concrete pilasters shall be not less than 2-in. by 12-in.	
(5) Unit masonry pilasters shall be not less than 4-in. by 12-in.	
9.20.8.5. The distance from the face of a wall to the edge of a supporting member attached to the structure, such as a shelf angle or the flange of a beam, shall not exceed $1\frac{1}{4}$ -in., except as otherwise permitted in Section 4.4.	Shelf angles

Subsection 9.20.9. Bonding and Tying

Reinforcing

9.20.9.1. Vertical joints in adjacent courses of walls and partitions shall be offset unless each wythe of masonry is reinforced with the equivalent of not fewer than 2 corrosion-resistant steel bars of 0.148-in. diam. placed in the horizontal joints at vertical intervals not exceeding 18-in. and where joints in the reinforcing occur, the bars shall be lapped not less than 6-in.

9.20.9.2. Masonry walls that consist of 2 or more wythes shall have the wythes bonded or tied together with masonry bonding units as described in Article 9.20.9.3. or with metal ties as described in Articles 9.20.9.4 to 9.20.9.8.

9.20.9.3.(1) Where wythes are bonded together with masonry units, the bonding units shall comprise not less than 4 per cent of the wall surface area.

(2) The bonding units shall be spaced not more than 24-in. o.c. vertically and horizontally in the case of brick masonry and 36-in. o.c. in the case of block or tile and such units shall extend not less than $3\frac{5}{8}$ -in. into adjacent wythes.

9.20.9.4.(1) Where 2 or more wythes are bonded together with metal ties of the individual rod type, the ties shall conform to the requirements in Articles 9.20.9.5. to 9.20.9.8.

(2) Other metal bonding ties may be used provided that it can be shown that such ties provide walls that are at least as strong and as durable as those made with the individual rod type.

9.20.9.5. Metal ties of the individual rod type shall be corrosion-resistant and shall have a minimum cross-sectional area of not less than 0.0276 sq in. and such ties shall have not less than a 2-in. portion bent at right angles at each end.

9.20.9.6. Metal ties of the individual rod type shall extend from within 1-in. of the outer face of the wall to within 1-in. of the inner face of the wall and shall be completely embedded in mortar except for the portion exposed in cavity walls and such ties shall be staggered from course to course.

9.20.9.7.(1) Where 2 or more wythes in walls, other than cavity walls, are bonded together with metal ties of the individual rod type, the space between wythes shall be completely filled with mortar.

(2) Such ties as described in Sentence (1) shall be located within 12-in. of openings and spaced not more than 36-in. apart around openings.

(3) Ties at locations other than as referred to in Sentence (2) shall be spaced not more than 36-in. apart horizontally and 18-in. apart vertically.

9.20.9.8.(1) Where the inner and outer wythes of cavity walls are bonded together with metal ties of the individual rod type, the ties shall,

- (a) be shaped to provide a drip near their centres;
- (b) be spaced not more than 24-in. apart horizontally within 4-in. of the bottom of each tier of floor joists where the cavity extends below the joists;
- (c) be spaced apart 18-in. vertically and 36-in. horizontally;
- (d) be staggered from course to course; and
- (e) start not more than 12-in. from the opening edges, where openings occur in walls.

Masonry veneer reinforcing

9.20.9.9. Masonry veneer 3-in. or more in thickness and resting on a bearing support shall be tied to masonry back-up or to wood framing members with not less than 0.013-in.-thick, $\frac{7}{8}$ -in.-wide corrosion-resistant straps spaced in accordance with Table 9.20.9.A. and shaped to provide a key with the mortar.

TABLE 9.20.9.A.

Forming Part of Article 9.20.9.9.

VENEER TIE SPACING

Maximum Vertical Spacing, in.	Maximum Horizontal Spacing, in.
16	32
20	24
24	16
Column 1	2

9.20.9.10. Masonry veneer individually supported by masonry or other back-up shall be secured to the back-up in conformance with Section 4.4.

9.20.9.11. Glass block shall have horizontal joint reinforcement of 2 corrosion-resistant bars of not less than 0.148-in. diam. or expanded metal strips not less than 3-in. wide spaced at vertical intervals not exceeding 24-in. for units 8-in. or less in height and in every horizontal joint for units higher than 8-in. and reinforcement shall be lapped not less than 6-in.

Glass block
reinforcing

Subsection 9.20.10. Lateral Support

9.20.10.1. Masonry walls and partitions shall be supported at right angles to the wall by floor or roof construction or by intersecting masonry walls or buttresses and the spacing of such supports shall conform to Table 9.20.10.A.

Lateral support
of masonry
walls

9.20.10.2. Floor and roof constructions providing required lateral support for walls as required in Article 9.20.10.1. shall be constructed to transfer lateral loads to walls or buttresses approximately at right angles to the laterally supported walls.

TABLE 9.20.10.A.

Forming Part of Article 9.20.10.1.

**MAXIMUM DISTANCE BETWEEN LATERAL
WALL SUPPORTS**

Type of Wall	Maximum Spacing of Supports
Loadbearing walls of solid units	20 times the wall thickness
Loadbearing walls of hollow units or cavity walls	18 times the wall thickness
Non-loadbearing walls or partitions	36 times the wall thickness
Column 1	2

Subsection 9.20.11. Anchorage of Roofs, Floors and Intersecting Walls

9.20.11.1.(1) Where required to provide lateral support (see Subsection 9.20.10.) masonry walls shall be anchored to each tier of joists, beams or floor construction at maximum intervals of 6 ft 8-in., except that anchorage of floor joists not more than 3 ft above grade may be omitted.

Anchorage of
roofs, floors
and intersecting
walls

(2) Ties shall be corrosion-resistant and be not less than the equivalent of 1½-in. by 3/16-in.-thick steel straps.

(3) Such anchors shall be shaped to provide a mechanical key with the masonry and shall be securely fastened to the horizontal support to develop the full strength of the tie.

(4) When joists are parallel to the wall, such ties shall extend across at least 3 joists.

Tying of intersecting walls

9.20.11.2.(1) Where required to provide lateral support, intersecting walls or partitions shall be bonded or tied together.

(2) Fifty per cent of the adjacent masonry units in the intersecting wall shall be embedded in the laterally supported wall, or corrosion-resistant metal ties equivalent to not less than 3/16-in. by 1 1/2-in. steel strapping shall be provided.

(3) Such ties shall be spaced not more than 2 ft 8-in. o.c. vertically and shaped at both ends to provide sufficient mechanical key to develop the strength of the ties.

9.20.11.3. Wood-frame walls or partitions shall be tied to intersecting masonry walls with not less than 3/16-in.-diam. corrosion-resistant steel rods spaced not more than 36-in. o.c. vertically and the ties shall be anchored to the wood framing at one end and shaped to provide a mechanical key at the other end to develop the strength of the tie.

Tying of wood frame roof systems

9.20.11.4. Roof systems of wood-frame construction shall be tied to exterior walls by not less than 1/2-in.-diam. anchor bolts, spaced not more than 8 ft apart, embedded not less than 4-in. into the masonry and fastened to a rafter plate of not less than nominal 2-in.-thick lumber; or the roof system may be anchored by nailing the wall furring strips to the side of the rafter plate.

Anchoring of projecting masonry

9.20.11.5. Cornices, sills or other trim of masonry material which project beyond the wall face shall have not less than 65 per cent of their mass, but not less than 3 5/8-in., within the wall or shall be adequately anchored to the wall with corrosion-resistant anchors.

Bedding of anchor bolts

9.20.11.6. Where anchor bolts are to be placed in the top of a pier, the pier shall be capped with concrete or reinforced masonry not less than 12-in. thick.

Subsection 9.20.12. Corbelling

Corbelling

9.20.12.1. All corbelling shall consist of solid units which shall be corbelled so that the horizontal projection of any unit does not exceed 1-in. and the total projection does not exceed 1/3 the total wall thickness.

9.20.12.2.(1) Cavity walls of greater thickness than the foundation wall on which they rest shall not be corbelled but may project 1-in. over the outer face of the foundation wall disregarding parging.

(2) The unit masonry foundation wall may be corbelled to meet flush with the inner face of a cavity wall provided the individual corbel does not exceed 1/2 the height or 1/3 the width of the corbelled unit and the total corbel does not exceed 1/3 the foundation wall thickness.

9.20.12.3. Masonry veneer resting on a bearing support shall not project more than 1-in. beyond the supporting base where the veneer is at least 3 5/8-in. thick, and 1/2-in. beyond the supporting base where the veneer is less than 3 5/8-in. thick and in the case of rough stone veneer, the projection, measured as the average projection of the stone units, shall not exceed 1/3 the bed width beyond the supporting base.

Subsection 9.20.13. Flashing

9.20.13.1.(1) Exposed flashing shall consist of not less than 0.068-in. sheet lead, 0.013-in. galvanized steel, 0.014-in. copper, 0.018-in. zinc or 0.019-in.-thick aluminum.

(2) Aluminum flashing in contact with masonry or concrete shall be effectively coated or separated from the masonry or concrete by an impervious membrane.

9.20.13.2. Concealed flashing shall consist of not less than 0.68-in. sheet lead, 0.013-in. galvanized steel, 0.014-in. copper, 0.018-in. zinc, 45-lb roll roofing, 6-mil polyethylene or 0.002-in. copper or aluminum laminated to felt or kraft paper.

9.20.13.3. Fastening devices for flashing shall be corrosion-resistant and compatible with the flashing with respect to galvanic action.

Fastening
devices for
flashing

9.20.13.4. Flashing shall be installed in masonry and masonry veneer walls beneath jointed masonry window sills over the back and top of parapet walls, over the heads of glass block panels, beneath weep holes and over the heads of window or door opening in exterior walls when the vertical distance between the top of a window or door trim and the bottom edge of the eave exceeds 1/4 of the horizontal eave overhang.

Flashing in
masonry and
masonry venneer
walls

9.20.13.5. When installed beneath jointed masonry window sills or over the heads of openings, flashing shall extend from the front edge of the masonry up behind the sill or lintel.

9.20.13.6. Flashing beneath weep holes in cavity walls shall be installed so that it is bedded in both wythes and slopes toward the outside wythe and such flashing shall be bedded not less than 1-in. in the inside wythe and extend to the outside of the outer wythe.

9.20.13.7. Flashing beneath weep holes in masonry veneer over wood-frame walls shall be installed so that it extends from the front edge of the masonry to 6-in. up behind the sheathing paper.

Subsection 9.20.14. Weep Holes

9.20.14.1. Weep holes spaced not more than 2 ft apart shall be provided at the bottom of the cavity in cavity wall and masonry veneer wall construction to drain the cavity to the exterior.

Weep holes

Subsection 9.20.15. Dampproofing

9.20.15.1.(1) Subject to Sentence (2) where the interior finish of the exterior walls of a building is a type which may be damaged by moisture, exterior masonry walls, other than cavity walls or walls that are protected for their full height by a roof of a carport or porch, shall be parged on the interior surface and covered with No. 15 breather-type asphalt-saturated paper or felt conforming to CGSB 9-GP-2a(1971), "Building Paper: Cellulosic Fibre, Water Repellent, Breather Type", as revised to 1 May, 1975, lapped at least 4-in. at the joints.

Dampproofing

(2) Where the insulation effectively limits the passage of water vapour and is applied by a waterproof adhesive or by mortar directly to the masonry, the requirements for parging and building paper do not apply.

9.20.15.2. Cavity walls shall be constructed so that mortar droppings are prevented from forming a bridge to allow the passage of rain water across the cavity.

Prevention of
bridging in
cavity walls

9.20.15.3. The junction between door and window frames with masonry shall be caulked (see also Section 9.28).

Caulking

9.20.15.4. Where no flashing is installed beneath window sills, such sills shall be provided with a drip not less than 1-in. from the wall surface.

Sill drip

Subsection 9.20.16. Exterior Finish

9.20.16.1. Above-grade exterior walls of concrete block shall be stuccoed, painted or otherwise finished to provide breather-type water repellency.

Concrete block
exterior finish

Subsection 9.20.17. Protection

9.20.17.1. Mortar and masonry shall be maintained at a temperature of not less than 40°F during installation and for not less than 48 hr after installation and no frozen material shall be used in the mix.

Laying temper-
ature of mortar
and masonry

Protection from
the elements

9.20.17.2. The top surface of uncompleted masonry exposed to the weather shall be completely covered with a waterproofing material when construction is not in progress.

Subsection 9.20.18. Reinforcement for Earthquake Resistance

9.20.18.1. Where reinforcement is required in this Section, masonry walls shall be reinforced horizontally and vertically with steel having a total cross-sectional area of not less than 0.002 times the cross-sectional area of the wall, so that not less than 1/3 of the required steel area is installed horizontally and vertically.

9.20.18.2. Where reinforcement for masonry is required in this Section, it shall be installed in conformance with the requirements for reinforced masonry as contained in Section 4.4.

SECTION 9.21 CHIMNEYS AND FLUES

Subsection 9.21.1. General

Chimney
design

9.21.1.1. Where a chimney exceeds 40 ft in height or where the cross-sectional area of a flue exceeds 126 sq in or where the capacity of an appliance connected to a flue has a rated input exceeding 400,000 Btu per hr, the requirements in Part 6 shall apply.

9.21.1.2. Metal chimneys consisting of a single thickness of metal shall conform to the requirements in Part 6.

9.21.1.3. Factory-built chimneys shall conform to ULC-S604-1974, "Chimneys, Factory-Built," as revised to 1 May, 1975.

9.21.1.4. RESERVED

9.21.1.5. RESERVED

Gas vents

9.21.1.6. Chimneys or gas vents designed for gas appliances but not suitable for solid- or liquid-fuel-fired appliances shall be plainly and permanently marked to that effect.

Testing of
chimney, vent
or flue pipe

9.21.1.7. The chief official may require a chimney, vent or flue pipe to be tested for gas, smoke and flame tightness.

Subsection 9.21.2. Chimney Flues

Chimney flue
limitation

9.21.2.1. A chimney flue serving a fireplace or incinerator shall not serve any other appliance.

9.21.2.2. Two or more fuel-burning appliances, other than fireplaces, may be connected to the same flue provided adequate draft is maintained for the connected appliances and the connections are made at different elevations.

Angle of
chimney flue

9.21.2.3. Chimney flues shall not be inclined more than 45 deg. to the vertical.

Size of chimney
flue

9.21.2.4.(1) The size of a chimney flue shall conform to Table 9.21.2.A. unless calculations are provided to show that smaller sizes can be justified.

(2) The minimum size permitted for fireplace flues shall be 9-in. in diam. for round flues and 8-in. by 12-in. for rectangular flues.

(3) Where the flues serve only one appliance, the flue area shall be at least equal to that of the flue pipe connected to it.

TABLE 9.21.2.A.

Forming Part of Sentence 9.21.2.4.(1)

FLUE SIZES		
Maximum Rated Input of One or More Appliances, Btu/hr	Minimum Size of Flue	
	Round	Rectangular
105,000	6-in. diam.	8-in. × 8-in. nom.
175,000	7-in. diam.	8-in. × 8-in. nom.
280,000	8-in. diam.	8-in. × 8-in. nom.
400,000	9-in. diam.	8-in. × 12-in. nom.
Column 1	2	3

9.21.2.5. The width of an oval chimney flue shall not be less than $\frac{2}{3}$ its breadth.

Subsection 9.21.3. Chimney Lining

9.21.3.1. Every masonry or concrete chimney shall have a lining of clay, firebrick, Chimney lining
asbestos-cement or other similar material.

9.21.3.2. Clay liners shall conform to ASTM C315-56(1972) "Clay Flue Linings," Clay liner
as revised to 1 May, 1975, and such liners shall be not less than $\frac{5}{8}$ -in. thick and shall be specifications
capable of resisting, without softening or cracking, a temperature of 2,000°F.

9.21.3.3. Firebrick liners shall conform to ASTM C64-72, "Refractories for Incinerators Firebrick liners
and Boilers," as revised to 1 May, 1975, and such firebrick shall be laid with fireclay specifications
mortar or high temperature cement mortar.

9.21.3.4. Asbestos-cement chimney liners shall conform to CGSB 34-GP-11b(1970)
"Pipe: Asbestos Cement, Flue," as revised to 1 May, 1975, and such liners shall not be
used where the flue gas temperature exceeds 700°F.

9.21.3.5. Chimney liners shall be installed when the surrounding masonry or concrete Installation of
is placed and spaces between the liner and surrounding masonry shall not be filled with chimney liners
mortar where the chimney walls are less than $7\frac{1}{2}$ -in. in thickness.

9.21.3.6. Chimney liners shall extend from a point not less than 8-in. below the
lowest flue pipe connection to a point not less than 2-in. above the chimney cap.

Subsection 9.21.4. Masonry and Concrete Chimney Construction

9.21.4.1. Unit masonry shall conform to Section 9.20. Unit masonry
chimney

9.21.4.2. Concrete shall conform to Subsection 9.3.2. Concrete for
chimneys

9.21.4.3. Footings for masonry chimneys and concrete chimneys shall conform to the Footings for
requirements in Section 9.15. chimneys

9.21.4.4.(1) A chimney flue shall extend not less than 3 ft above the highest point at Height of
which the chimney comes in contact with the roof, and not less than 2 ft above the chimney flues
highest roof surface or structure within 10 ft of the chimney.

(2) In computing the height for purposes of Sentence (1), not more than 8-in. of
chimney flue above the top of the chimney cap may be considered.

(3) When necessary, chimneys shall be braced to provide lateral stability.

Chimney caps

9.21.4.5. The top of a chimney shall have a waterproof noncombustible cap and the cap shall slope from the lining and be provided with a drip not less than 1-in. from the chimney wall and jointed masonry chimney caps shall have flashing installed beneath the cap extending from the liner to the drip edge.

Chimney flue cleanout

9.21.4.6. A cleanout opening equipped with a metal frame and a tight-fitting metal door shall be installed near the base of the chimney flue.

Masonry chimney wall thickness

9.21.4.7. The walls of a masonry chimney shall be built of solid units not less than 3-in. thick.

Separation of chimney flues

9.21.4.8. Flues in the same chimney shall be separated by not less than 3-in. of solid masonry or concrete exclusive of liners where clay liners are used, or 3½-in. of firebrick where firebrick liners are used.

Junction flashing

9.21.4.9. Junctions with adjacent materials shall be adequately flashed to shed water.

Subsection 9.21.5. Flue Pipes

Flue pipe specification

9.21.5.1. Flue pipes connecting a solid-fuel-burning appliance to a chimney flue shall be made of metal conforming to Table 9.21.5.A.

TABLE 9.21.5.A.

Forming Part of Article 9.21.5.1.

Diameter of Flue Pipe, in.	Minimum Thickness of Metal, in.	
	Uncoated Steel	Galvanized Steel
Below 6	0.016	0.016
6 to 8 (incl.)	0.021	0.019
Over 8 to 10	0.027	0.024
Over 10 to 12	0.033	0.030
Over 12 to 16	0.043	0.036
Over 16	0.067	0.058
Column 1	2	3

9.21.5.2. Flue pipes shall be as short and as straight as possible.

9.21.5.3. The cross-sectional area of the flue pipe shall not be less than the area of the flue outlet of the appliance, except that a tapered reduction in the section of the flue adjacent to the chimney is permitted provided adequate draft is maintained.

Flue pipe connection

9.21.5.4. The flue pipe connection with the chimney shall be made by a metal thimble or masonry flue ring and the connection shall be tight and made so that the flue pipe does not extend into the chimney flue.

Flue pipe support

9.21.5.5. A flue pipe shall be supported by metal or other noncombustible supports.

Restriction on flue pipe installation

9.21.5.6. No flue pipe shall pass through an attic, closet, concealed space or floor.

Subsection 9.21.6. Clearance from Combustible Construction

Clearance from combustible construction

9.21.6.1. The clearance between masonry or concrete chimneys and combustible framing shall be not less than 2-in. for interior chimneys and ½-in. for exterior chimneys.

9.21.6.2. A clearance of not less than 6-in. shall be provided between a cleanout opening and combustible material.

9.21.6.3. All spaces between masonry or concrete chimneys and combustible framing shall be sealed top or bottom with noncombustible material.

- 9.21.6.4. Flooring shall have not less than a 1/2-in. clearance from masonry or concrete chimneys and wood trim shall be separated from masonry or concrete chimneys by not less than 1/8-in. of asbestos, asbestos millboard or other noncombustible material.

9.21.6.5.(1) The clearance between flue pipes and unprotected combustible material shall be not less than 18-in., except that where the flue gas temperature does not exceed 750°F, the clearance may be reduced to 9-in.

(2) Where an 18-in. clearance is required, it may be reduced to the value shown in Table 9.21.6.A. where combustible material is protected.

Flooring and wood trim separation

Clearance from unprotected combustible material

TABLE 9.21.6.A.

Forming Part of Article 9.21.6.5.

CLEARANCE BETWEEN A FLUE PIPE AND PROTECTED COMBUSTIBLE MATERIAL	
Type of protection applied to the combustible material unless otherwise specified and covering all surfaces within 18-in. of the flue pipe	Clearance between flue pipe and combustible material, in.
1/4-in. asbestos millboard spaced out 1-in. by noncombustible material	12
0.013-in. sheet metal on 1/4-in. asbestos millboard	12
0.013-in. sheet metal spaced out 1-in. by noncombustible material	9
0.013-in. sheet metal on 1/8-in. asbestos millboard spaced out 1-in. by noncombustible material	9
1 1/2-in. asbestos-cement covering on flue pipe	9
0.027-in. sheet metal on 1-in. mineral wool batts reinforced with wire mesh or equivalent	3
Column 1	2

9.21.6.6. Joists or beams may be supported on masonry walls which enclose chimney flues provided the combustible members are separated from the flue by a minimum of 12-in. of solid masonry.

SECTION 9.22 FIREPLACES

Subsection 9.22.1. General

- 9.22.1.1. Except as otherwise stated in this Section, unit masonry shall conform to Section 9.20 and concrete to Subsection 9.3.2.

9.22.1.2. Footings for masonry and concrete fireplaces shall conform to Section 9.15.

Fireplaces

Footings for fireplaces

Subsection 9.22.2. Fireplace Liners

- 9.22.2.1. Every fireplace shall have a liner of not less than 2-in. of firebrick or an approved steel liner.

9.22.2.2. Firebrick liners shall be laid with fireclay mortar or high temperature cement mortar.

Fireplace liners

High temperature mortar

Subsection 9.22.3. Wall Thickness

Wall thickness

9.22.3.1.(1) When a 2-in. firebrick liner or a steel liner is used without an air circulating chamber, the back and sides of a fireplace shall be not less than $7\frac{1}{2}$ -in. thick when constructed of masonry of solid units, and 12-in. thick when constructed of hollow units or stone, exclusive of liner thickness.

(2) When hollow units are used, the backs and sides shall consist of 2 wythes with all joints staggered in adjacent wythes.

9.22.3.2. When a firebrick liner not less than $3\frac{1}{2}$ -in. is used, the thickness of the liner may be included as part of the wall thickness required in Article 9.22.3.1.

9.22.3.3. When a steel fireplace liner is used with an air circulating chamber surrounding the firebox, the back and sides of the fireplace shall consist of not less than $3\frac{1}{2}$ -in. thickness of solid masonry units or $7\frac{1}{2}$ -in. thickness of hollow masonry units.

Subsection 9.22.4. Openings

Support for
masonry
openings

9.22.4.1. Masonry above openings shall be supported by steel, reinforced concrete or a masonry arch as described in Article 9.20.5.2.

Subsection 9.22.5. Hearth

Hearth
construction

9.22.5.1. Fireplaces shall have a noncombustible hearth extending not less than 16 in. in front of the fireplace opening and not less than 8-in. beyond each side of the fireplace opening.

9.22.5.2. The hearth shall be supported on not less than a 6-in.-thick trimmer arch of solid masonry units or not less than a 4-in.-thick reinforced concrete trimmer.

Subsection 9.22.6. Damper

Metal damper

9.22.6.1. The throat of every fireplace shall be equipped with a metal damper sufficiently large to cover the full area of the throat opening.

Subsection 9.22.7. Smoke Chamber

Smoke
chambers

9.22.7.1.(1) The sides of the smoke chamber connecting a fireplace throat with a flue shall not be sloped at an angle greater than 45 deg. to the vertical.

(2) Wall thickness of the smoke chamber above the damper shall conform to the chimney wall thicknesses in Section 9.21.

(3) Every smoke chamber shall be parged on the inside surface with fireclay or high temperature cement mortar or protected with tapered clay or concrete tile liners.

Subsection 9.22.8. Factory-Built Fireplaces

Specifications
for factory-
built fireplaces

9.22.8.1. Factory-built fireplaces shall conform to ULC-S610-1974, "Factory-Built Fireplaces," as revised to 1 May, 1975.

Subsection 9.22.9. Clearance of Combustible Material

9.22.9.1. Combustible material shall not be placed on or near the face of a fireplace within 6-in. of the fireplace opening, except that where the combustible material projects more than $1\frac{1}{2}$ -in. out from the face of the fireplace above the opening, such material shall be at least 12-in. above the top of the opening.

9.22.9.2. Metal exposed to the interior of a fireplace such as the damper control mechanism shall have at least a 2-in. clearance from any combustible material on the face of the fireplace where such metal penetrates through the face of the fireplace.

SECTION 9.23 WOOD-FRAME CONSTRUCTION

Subsection 9.23.1. Scope

- 9.23.1.1. This Section applies to conventional wood-frame construction in which the framing members are spaced not more than 24-in. o.c.

9.23.1.2. The requirements in this Section with regard to floor framing, subflooring and their fastenings apply to floors for which the design live load does not exceed 50 psf.

9.23.1.3. The requirements in this Section with regard to wall framing and its fastenings apply to walls which support floors for which the design live load does not exceed 50 psf on any floor.

9.23.1.4. Where the conditions in Articles 9.23.1.2. or 9.23.1.3. are exceeded, the design of the framing and fastening shall conform to Section 4.3.

9.23.1.5. Post, beam and plank construction and plank frame wall construction shall conform to Section 9.24.

9.23.1.6. Preserved wood foundations shall conform to Sections 9.3, 9.13, 9.14, and 9.15.
- Wood-frame construction

Design live load

Post, beam and plank construction

Subsection 9.23.2. General

- 9.23.2.1. All members shall be so framed, anchored, fastened, tied and braced to provide the necessary strength and rigidity.

9.23.2.2. Ends of wood joists or beams and other members framing into masonry or concrete shall be treated to prevent decay where the bottom of the member is at or below ground level, or a ½-in. air space shall be provided at the end and sides of the member.

9.23.2.3. Wood framing members that are not pressure treated with a wood preservative and which are supported on concrete in contact with the ground or fill shall be separated from the concrete by at least 2-mil polyethylene film, 45-lb roll roofing or other damp-proofing material, except that such dampproofing is not required where the wood member is at least 6-in. above the ground.

9.23.2.4. Lumber shall conform to the appropriate requirements in Subsection 9.3.3.

9.23.2.5. Where termites are known to exist, unless pressure treated with a chemical that is toxic to such termites in accordance with Article 9.3.3.7., wood steps shall rest on a non-cellulosic base or apron extending at least 6-in. above grade, and wood lattice or skirting around porches shall be separated from piers and soil by at least 2-in.
- Rigidity

Treatment of end members

Subsection 9.23.3. Nails and Staples

- 9.23.3.1. Nails specified in this Section shall be common steel wire nails or common spiral nails, conforming to CSA B111-1974, "Wire Nails, Spikes and Staples," as revised to 1 May, 1975, unless otherwise indicated but other nails providing at least equivalent performance may also be used.

9.23.3.2.(1) All nails shall be long enough so that not less than half their length penetrates into the second member.

(2) Splitting of wood members shall be minimized by staggering the nails in the direction of the grain and by keeping nails well in from the edges.

9.23.3.3. Nailing of framing shall conform to Table 9.23.3.A.
- Nails and staples specification

Nail length

TABLE 9.23.3.A.

Forming Part of Article 9.23.3.3.

NAILING FOR FRAMING		
Construction Detail	Minimum Length of Nails, in.	Minimum Number or Maximum Spacing of Nails
Floor joist to plate—toe nail	3¼	2
Wood or metal strapping to underside of floor joists	2¼	2
Cross bridging to joists	2¼	2 each end
Doubled header or trimmer joists	3	12-in. o.c.
Floor joist to stud (balloon construction)	3	2
Ledger strip to wood beam	3¼	2 per joist
Joist to joist splice (see also Table 9.23.13.A.)	3	2 at each end
Tail joist to adjacent header joist	3¼	5
(end nailed) around openings	4	3
Each header joist to adjacent trimmer joist	3¼	5
(end nailed) around openings	4	3
Stud to wall plate (each end) toe nail	2½	4
or end nail	3¼	2
Doubled studs at openings, or studs at partition or wall intersections and corners	3	30-in. o.c.
Doubled top wall plates	3	24-in. o.c.
Bottom wall plate or sole plate to joists or blocking (exterior walls)	3¼	16-in. o.c.
Interior partitions to framing or subflooring	3¼	24-in. o.c.
Horizontal member over openings in non-loadbearing partitions—each end	3¼	2
Lintels to studs	3¼	2 at each end
Ceiling joist to plate—toe nail each end	3¼	2
Roof rafter, roof truss or roof joist to plate—toe nail	3¼	3
Rafter plate to each ceiling joist	4	2
Rafter to joist (with ridge supported)	3	3
Rafter to joist (with ridge unsupported)	3	see Table 9.23.13.A.
Gusset plate to each rafter at peak	2¼	4
Rafter to ridge board—toe nail	2¼	4
—end nail	3¼	3
Collar tie to rafter —each end	3	3
Collar tie lateral support to each collar tie	2¼	2
Jack rafter to hip or valley rafter	3¼	2
Roof strut to rafter	3	3
Roof strut to bearing partition—toe nail	3¼	2
2 by 6 or less plank decking to support	3¼	2
Plank decking wider than 2 by 6 to support	3¼	3
2-in. edge laid plank decking to support (toe nail)	3	1
2-in. edge laid plank to each other	3	18-in. o.c.
Column 1	2	3

9.23.3.4.(1) Fastening of sheathing and subflooring shall conform to Table 9.23.3.B.

TABLE 9.23.3.B.

Forming Part of Sentence 9.23.3.4.(1)

SHEATHING AND SUBFLOOR ATTACHMENT			
Element	Min. Nail Length, in.	Min. Staple Length, in.	Min. No. or Max. Spacing
5/16- and 3/8-in. plywood or particleboard	2	1½	6-in. o.c. along edges and 12-in. o.c. along intermediate supports
½-in. to ¾-in. plywood or particleboard	2	2	
¾-in. plywood or particleboard	2¼	Not applicable	
7/16-in. and ½-in. fibreboard sheathing	1¾	1½	
½-in. gypsum sheathing	1¾	Not applicable	
Board lumber 8-in. or less wide	2	2	2 per support
Board lumber more than 8-in. wide	2	2	3 per support
Column 1	2	3	4

(2) The minimum nail length for plywood or particleboard in column 2 in Table 9.23.3.B. may be reduced ¼-in. if nails are annular grooved.

(3) Nails for fibreboard and gypsum sheathing in column 2 in Table 9.23.3.B. shall be not less than 0.126-in. diameter with minimum head diameter of 7/16-in.

(4) Staples in column 3 in Table 9.23.3.B. shall be not less than 0.063-in. diameter, or thickness, with not less than 3/8-in. crown, driven with crown parallel to framing.

9.23.3.5. Nails, staples or other fasteners intended for use in the construction of preserved wood foundation systems, basements or crawl spaces shall be hot dipped galvanized or other similar material.

9.23.3.6. Fastening requirements for preserved wood foundation members shall conform to the requirements of the "Construction Guide for Preserved Wood Foundations," PWF-1, 1975 published by the Canadian Wood Council.

Subsection 9.23.4. Allowable Spans

9.23.4.1. Except as required in Article 9.23.4.3. the spans for wood joists, rafters and beams shall conform to Section 9.39, "Span Tables for Wood Joists, Rafters, Trusses and Beams", for the uniform live loads shown in the tables for lumber graded under the grading rules shown in Table 9.3.3.A.

9.23.4.2.(1) The spans for steel beams in basements, cellars and crawl spaces in 1 and 2 storey dwellings shall conform to Tables II-A and II-B.

(2) Tables II-A and II-B shall apply only to,

- (a) steel grade that conforms to CSA G40.21-44W;
- (b) beams with laterally supported flanges.

(3) Allowable spans for steel beams other than those shown in Tables II-A and II-B shall be in conformity with Part 4.

9.23.4.3. Where a floor is required to be designed to support a concentrated load as specified in Table 9.4.2.B., or supports a uniform live load in excess of those shown in the span tables, such spans shall be determined in conformance with Section 4.3 or as otherwise permitted in the design assumptions of Tables IV-A to IV-K.

Subsection 9.23.5. Notching and Drilling

Notches and
drilling

9.23.5.1. Holes drilled in roof, floor or ceiling framing members shall be not larger than $\frac{1}{4}$ the depth of the member and shall be located not less than 2-in. from the edges, unless the depth of the member is increased by the size of the hole.

9.23.5.2. Floor, roof and ceiling framing members may be notched provided the notch is located on the top of the member within $\frac{1}{2}$ the joist depth from the edge of bearing and is not deeper than $\frac{1}{3}$ the joist depth, unless the depth of the member is increased by the size of the notch.

9.23.5.3. Wall studs shall not be notched, drilled or otherwise damaged so that the undamaged portion of the stud is less than $\frac{2}{3}$ the depth of the stud if the stud is load-bearing or $1\frac{5}{8}$ -in. if the stud is non-loadbearing, unless the weakened studs are suitably reinforced.

9.23.5.4. The top plates in loadbearing walls and partitions shall not be notched, drilled or otherwise weakened to reduce the undamaged width to less than 2-in., unless the weakened plates are suitably reinforced.

9.23.5.5. Roof truss members shall not be notched, drilled or otherwise weakened, unless such notching or drilling is allowed for in the design of the truss.

Subsection 9.23.6. Anchorage

Anchorage

9.23.6.1. Building frames shall be anchored to the foundation, unless a structural analysis of wind and earth pressures shows anchorage is not required.

9.23.6.2. Except as provided in Article 9.4.4.1., anchorage shall be provided by embedding the ends of the first floor joists in concrete, or fastening the sill plate to the foundation with not less than $\frac{1}{2}$ -in. diam. anchor bolts spaced not more than 8 ft o.c. and such anchor bolts shall be embedded not less than 4-in. in the foundation and so designed that they may be tightened without withdrawing them from the foundation.

9.23.6.3. Exterior columns and posts shall be anchored to resist uplift and lateral movement.

9.23.6.4. RESERVED

Subsection 9.23.7. Sill Plates

Sill plates

9.23.7.1. Where sill plates provide bearing for the floor system they shall be not less than 2-in. by 4-in. material.

9.23.7.2. Sill plates shall be levelled by setting them on a full bed of mortar, except that where the top of the foundation is level they may be laid directly on the foundation provided the junction between foundation and sill plate is caulked.

Subsection 9.23.8. Beams for Basements, Cellars and Crawl Spaces

Beams

9.23.8.1. Beams shall have even and level bearing. Beams shall have not less than $3\frac{5}{8}$ -in. length of bearing at end supports.

Steel beams

9.23.8.2. Steel beams shall be shop primed.

9.23.8.3. Where a beam is made up of individual pieces of lumber that are nailed together, the individual members shall be 2-in. or greater in thickness and installed on edge.

9.23.8.4. Where the individual members of a beam described in Article 9.23.8.3. are butted together to form a joint, each such joint shall occur over a support or at or within 6-in. of the end quarter points of the clear span of the beam.

9.23.8.5. Joints in individual members of beams that are located at or near the end quarter points described in Article 9.23.8.4. shall not occur in adjacent members at the same quarter point and shall not reduce the effective beam width by more than half and members joined at quarter points shall be continuous over the adjacent supports.

Subsection 9.23.9. Floor Joists

9.23.9.1.(1) Except when supported on ribbon boards, floor joists shall have not less than 1 ½-in. length of end bearing.

Floor joists,
methods of
support

(2) Ribbon boards shall be not less than 1-in. by 4-in. lumber let into the studs.

9.23.9.2. Floor joists may be supported on the top of beams or may be framed into the side of beams.

9.23.9.3. When framed into the side of a wood beam, the joists shall be supported on joist hangers or other acceptable mechanical connectors or on not less than 2-in. by 3-in. ledger strips nailed to the side of the beam.

9.23.9.4.(1) When framed into the side of steel beams, the joists shall be supported on the bottom flange of the beam or on not less than 2-in. by 2-in. lumber bolted to the web with not less than ¼-in.-diam. bolts spaced not more than 24-in. apart.

(2) Such joists shall be spliced above the beam with not less than 2-in. by 2-in. lumber at least 2 ft long to support the flooring and not less than a ½-in. space shall be provided between the splice and the beam to allow for shrinkage of the wood joists.

9.23.9.5.(1) Unless ceiling furring or plywood cladding is installed on the underside of floor joists, floor joists shall be restrained from twisting at the end supports and at intervals between supports not exceeding 7 ft.

(2) Such restraint may be provided at end supports by toe nailing to the support, or by end nailing the joists to the header joist.

(3) Restraint at the intermediate locations or at the ends may be provided by not less than 1-in. by 3-in. or 1 ½-in. by 2-in. cross bridging, or 1-in. by ⅛-in. steel strapping or 1-in. by 4-in. continuous wood strapping nailed to each joist and fastened at each end to the header or sill to prevent over-all movement.

(4) Blocking tightly fitted between joists and securely nailed in place is also permitted for restraining joist twisting.

9.23.9.6. Header joists around floor openings shall be doubled when they exceed 4 ft in length. The size of header joists exceeding 10 ft 8-in. in length shall be determined by calculations.

Double joists

9.23.9.7. Trimmer joists around floor openings shall be doubled when the length of the header joist exceeds 32-in. When the header joist exceeds 6 ft 8-in. in length the size of the trimmer joists shall be determined by calculations.

9.23.9.8. When tail joists and header joists are supported by the floor framing, they shall be supported by joist hangers, nailing or other acceptable connectors.

Joist hangers

9.23.9.9.(1) Non-loadbearing partitions parallel to floor joists shall be supported on beams, loadbearing walls or doubled joists where the partition is over 6 ft in length and contains openings that are not full ceiling height.

Support of
non-load-
bearing
partitions

(2) Where such partitions contain no openings, or openings that are full ceiling height, the joists need not be doubled.

(3) Non-loadbearing partitions less than 6 ft in length need not be supported on framing but may be supported by the subfloor.

(4) Doubled joists may be separated not more than 8-in. by blocking if the blocking is not less than 2-in. by 4-in. lumber spaced not more than 4 ft apart.

9.23.9.10. Non-loadbearing partitions at right angles to the floor joists are not restricted as to location.

Support of
loadbearing
partitions

9.23.9.11. Loadbearing interior walls parallel to floor joists shall be supported by beams or walls of sufficient strength to transfer safely the design loads to the vertical supports.

Location of
loadbearing
interior walls

9.23.9.12. Loadbearing interior walls at right angles to floor joists shall be located not more than 3 ft from the joist support when the wall does not support a floor, and not more than 2 ft from the joist support when the wall supports 1 or more floors, unless the joist size is designed to support such loads.

Subsection 9.23.10. Wall Studs

Wall studs

9.23.10.1. Wall studs shall be continuous for the full storey height except at openings and shall not be spliced, except by glued joints.

Position of wall
studs

9.23.10.2. Wall studs shall be placed at right angles to the wall face, except that studs on the flat may be used in gable ends of roofs that contain only unfinished space or in non-loadbearing partitions. (See Note 1 to Table 9.23.10.A.).

Design of
corners and
intersections

9.23.10.3.(1) Corners and intersections shall be designed to provide adequate support for the vertical edges of interior and exterior cladding materials, and in no instance shall exterior corners be framed with less than the equivalent of 2 studs.

(2) Where the vertical edges of interior cladding at wall intersections are supported at vertical intervals by blocking or other acceptable method, the vertical distance between such supports shall not exceed the maximum distance between supports specified in Section 9.30.

Double studs

9.23.10.4. Except as provided in Article 9.23.10.5., studs shall be doubled on each side of openings so that the inner studs extend from the lintel to the bottom wall plate and the outer studs extend from the top wall plates to the bottom wall plate.

Single studs

9.23.10.5. Single studs may be used on either side of openings in non-loadbearing partitions provided the studs extend from the top wall plate to the bottom wall plate.

9.23.10.6. The size and spacing of studs shall conform to Table 9.23.10.A.

TABLE 9.23.10.A.

Forming Part of Article 9.23.10.6.

SIZE AND SPACING OF STUDS

Type of Wall	Supported Loads (including dead loads)	Minimum Stud Size, in.	Maximum Stud Spacing, in.	Maximum Unsupported Height, ft
Interior	No load	2 by 2 2 by 4 flat	16 16	8 12
	Limited attic storage ⁽¹⁾	2 by 3 2 by 4	24 24	10 12
	Full attic storage ⁽²⁾ or roof-load or limited attic storage ⁽¹⁾ plus 1 floor	2 by 4	24	12
	Full attic storage ⁽²⁾ plus 1 floor or roof load plus 1 floor or limited attic storage ⁽¹⁾ plus 2 floors	2 by 4	16	12
	Full attic storage ⁽²⁾ plus 2 floors or roof load plus 2 floors	2 by 4 3 by 4 2 by 6	12 16 16	12 12 14
	Full attic storage ⁽²⁾ plus 3 floors or roof load plus 3 floors	2 by 6	12	14
Exterior	Roof with or without attic storage ⁽³⁾	2 by 3 2 by 4	16 24	8 10
	Roof with or without attic storage plus 1 floor	2 by 4	16	10
	Roof with or without attic storage plus 2 floors	2 by 4 3 by 4 2 by 6	12 16 16	10 10 12
	Roof with or without attic storage plus 3 floors	2 by 6	12	6
Column 1	2	3	4	5

Notes to Table 9.23.10.A.:

⁽¹⁾Applies to attics not accessible by a stairway.⁽²⁾Applies to attics accessible by a stairway.⁽³⁾2-in. by 3-in. studs at 16-in. o.c. shall be used only in buildings not wider than 14 ft that are fabricated in plant.

9.23.10.7. Stud bearing walls not sheathed on at least one side shall have mid-height blocking or other acceptable lateral support.

Subsection 9.23.11. Wall Plates

Wall plates

9.23.11.1. Wall plates shall be not less than 2-in. thick and shall be the same width as the wall studs, except that in non-loadbearing partitions and in loadbearing walls where the studs are located directly over framing members, the bottom wall plate may be $\frac{3}{4}$ -in. thick.

Bottom wall plates

9.23.11.2. A bottom wall plate shall be provided in all cases. The bottom plate in exterior walls shall not project more than $\frac{1}{3}$ the plate width over the support.

Top plates in loadbearing walls

9.23.11.3. Except as permitted in Articles 9.23.11.4., 9.23.11.5. and 9.23.11.6., no fewer than 2 top plates shall be provided in loadbearing walls and partitions.

Single top plates

9.23.11.4. A single top plate may be used in a section of a loadbearing wall containing a lintel provided the top plate forms a tie across the lintel.

Single top plates in loadbearing walls

9.23.11.5. A single top plate may be used in loadbearing walls where the concentrated loads from ceilings, floors and roofs are not more than 2-in. to one side of the supporting studs and in all non-loadbearing partitions.

Exclusion of top plates

9.23.11.6. The top plates may be omitted in a section of loadbearing wall containing a lintel provided the lintel is tied to the adjacent wall section with not less than 3-in. by 6-in. by 0.036-in.-thick galvanized steel, or 1-in. by 4-in. by 12-in. wood splice nailed to each wall section with no fewer than three $2\frac{1}{2}$ -in. nails.

Joints in top plates

9.23.11.7. Joints in top plates of loadbearing walls shall be staggered at least 1 stud spacing.

Tying of top plates at corners

9.23.11.8.(1) The top plates in loadbearing walls shall be lapped or otherwise suitably tied at corners and intersecting walls.

(2) Joints in single top plates used with loadbearing walls shall be suitably tied and such ties shall be the equivalent of at least 3-in. by 6-in. by 0.036-in.-thick galvanized steel nailed to each wall with at least the equivalent of three $2\frac{1}{2}$ -in. nails.

Subsection 9.23.12. Framing over Openings

9.23.12.1. Except as provided in Article 9.23.12.4., openings in non-loadbearing walls shall be bridged with not less than 2-in. material the same width as the studs securely nailed to adjacent studs.

9.23.12.2.(1) Openings in loadbearing walls shall be bridged with lintels designed to carry the superimposed loads to adjacent studs.

(2) Except as provided in Article 9.23.12.4., where 2 or more members are used in lintels, they shall be fastened together with not less than $3\frac{3}{4}$ -in. nails in a double row, with nails not more than 18-in. apart in each row and the lintel members may be separated by filler pieces.

9.23.12.3. In buildings of residential occupancy where the wall studs exceed 2-in. by 3-in. in size, and where the spans of supported joists do not exceed 16 ft and the spans of trusses do not exceed 32 ft, the spans for wood lintels shown in Table 9.23.12.A. may be used.

9.23.12.4. In loadbearing exterior and interior walls of 2-in. by 3-in. framing members, lintels shall consist of solid 3-in.-thick members on edge or 2-in.-thick and $\frac{3}{4}$ -in.-thick members securely nailed together and such lintels shall be at least 2-in. greater than those shown in Table 9.23.12.A. for the allowable spans, and shall not exceed 8 ft in length.

TABLE 9.23.12.A.

Forming Part of Articles 9.23.12.3. and 9.23.12.4.

WOOD LINTEL SPANS ⁽¹⁾			
Location of Lintels	Supported Loads Including Dead Loads and Ceiling	Nominal Depth of Lintels, in.	Maximum Allowable Spans, ft-in.
Interior walls	Limited attic storage	4	4-0
		6	6-0
		8	8-0
		10	10-0
		12	12-6
	Full attic storage or roof load or limited attic storage plus 1 floor	4	2-0
		6	3-0
		8	4-0
		10	5-0
		12	6-0
	Full attic storage plus 1 floor or roof load plus 1 floor or limited attic storage plus 2 or 3 floors	4	—
		6	2-6
		8	3-0
		10	4-0
		12	5-0
	Full attic storage plus 2 or 3 floors or roof load plus 2 or 3 floors	4	—
		6	2-0
		8	3-0
		10	3-6
		12	4-0
Exterior walls	Roof with or without attic storage	4	3-8
		6	5-6
		8	7-4
		10	9-2
		12	11-0
	Roof with or without attic storage plus 1 floor	4	1-10
		6	4-7
		8	6-5
		10	7-4
		12	8-3
	Roof with or without attic storage plus 2 or 3 floors	4	1-10
		6	3-8
		8	5-6
		10	6-5
		12	7-4
Column 1	2	3	4

Note to Table 9.23.12.A.:

⁽¹⁾Spans apply to 4-in.-thick lumber or 2 pieces of 2-in.-thick lumber on edge.

Subsection 9.23.13. Roof and Ceiling Framing

Roof and ceiling framing members

9.23.13.1. Roof rafters and joists and ceiling joists shall be continuous or shall be spliced over vertical supports that extend to suitable bearing.

Double roof and ceiling framing members

9.23.13.2. Roof and ceiling framing members shall be doubled on each side of openings greater than 2 rafter or joist spacings in width.

Location of rafters

9.23.13.4. Rafters shall be located directly opposite each other and tied together at the peak, or may be offset by their own thickness if nailed to a ridge board not less than 1 1/16-in. thick.

Slope of rafter at supports

9.23.13.5. Rafters shall be shaped at supports to provide even bearing surfaces and supported directly above the exterior walls.

Hip and valley rafters

9.23.13.6. Hip and valley rafters shall be not less than 2-in. greater in depth than the common rafters and not less than 1 1/2-in. thick, actual dimension.

Collar ties and ceiling joists

9.23.13.7. Ceiling joists and collar ties of not less than 2-in. by 4-in. lumber may be assumed to provide intermediate support to reduce the span for rafters and joists where the roof slope is 4/12 or greater and such collar ties more than 8 ft in length shall be laterally supported near their centres by not less than 1-in. by 4-in. continuous members at right angles to the collar ties.

Dwarf walls and struts

9.23.13.8. Dwarf walls and struts may be used to provide intermediate support to reduce the span for rafters and joists and when struts are used they shall be not less than 2-in. by 4-in. material extending from each rafter to a loadbearing wall at an angle of not less than 45 deg. to the horizontal.

Framing of dwarf walls

9.23.13.9. When dwarf walls are used for rafter support, they shall be framed in the same manner as loadbearing walls and securely fastened top and bottom to the roof and ceiling framing to prevent over-all movement and solid blocking shall be installed between floor joists beneath dwarf walls that enclose finished rooms.

Support of roof ridges

9.23.13.10. Except as provided in Article 9.23.13.11., the ridge of the roof shall be supported by a loadbearing wall extending from the ridge to suitable bearing or by a ridge beam of not less than 2-in. by 6-in. material and such ridge beam shall be supported at intervals not exceeding 4 ft by not less than 2-in. by 4-in. members extending vertically from the ridge to suitable bearing.

Tying of rafter ends or ceiling joists

9.23.13.11.(1) When the roof slope is 4/12 or more, ridge support may be omitted provided the lower ends of the rafters are adequately tied to prevent outward movement.

(2) Where rafters are tied in accordance with Sentence (1) the ties may consist of tie rods or ceiling joists forming a continuous tie for opposing rafters and nailed in accordance with Table 9.23.13.A. and members may be fastened together either directly or through a gusset plate.

TABLE 9.23.13.A.

Forming Part of Article 9.23.13.11.

MINIMUM RAFTER-TO-JOIST NAILING ⁽¹⁾⁽²⁾ (Unsupported Ridge)														
Roof Slope	Rafter Spacing, in.	Rafter tied to Every Joist						Rafter tied to Joist Every 4 ft						
		Building Width up to 26 ft			Building Width up to 32 ft			Building Width up to 26 ft			Building Width up to 32 ft			
		Roof Snow Load												
		20 psf or less	30 psf	40 psf or more	20 psf or less	30psf	40 psf or more	20 psf or less	30 psf	40 psf or more	20 psf or less	30 psf	40 psf or more	
4/12	16 24	4 6	5 8	6 9	5 8	6 11	8 —	11 11	— —	— —	— —	— —	— —	
5/12	16 24	4 5	4 6	5 8	5 7	6 8	7 11	7 7	9 9	— —	9 —	— —	— —	
6/12	16 24	4 4	4 5	4 6	4 5	4 6	5 8	6 6	8 8	9 9	8 8	11 11	— —	
7/12	16 24	4 4	4 4	4 5	4 5	4 6	4 7	5 5	6 6	8 8	7 7	8 8	11 11	
9/12	16 24	4 4	4 4	4 4	4 4	4 4	4 5	4 4	5 5	6 6	5 5	6 6	7 7	
12/12	16 24	4 4	4 4	4 4	4 4	4 4	4 4	4 4	4 4	4 4	4 4	4 4	5 5	
Column 1	2	3	4	5	6	7	8	9	10	11	12	13	14	

Notes to Table 9.23.13.A.:

⁽¹⁾Nails not less than 3 in.⁽²⁾Ceiling joists shall be fastened together with at least 1 more nail per joist splice than required for the rafter-to-joist connection.

9.23.13.12. Roof joists supporting a finished ceiling other than plywood shall be restrained from twisting along the bottom edges by means of furring, blocking, cross bridging or strapping conforming to Article 9.23.9.5.

Roof joists

9.23.13.13. Ceiling joists supporting part of the roof load from the rafters shall be not less than 1-in. greater in depth than required for ceiling joists not supporting part of the roof load, except that when the roof slope is 3/12 or less the ceiling joist sizes shall be determined from the span tables for roof joists.

Ceiling joists

9.23.13.14. Roof trusses shall be designed in accordance with the appropriate requirements in Part 4 except that where the span of a roof truss does not exceed 40 ft and the roof truss spacing does not exceed 24-in. o.c., roof trusses are permitted provided they conform to the requirements in Articles 9.23.13.15. and 9.23.13.16.

9.23.13.15. The member sizes for wood roof trusses of the Howe or Fink configuration which are to be supported at or near their ends may be determined in conformance with Section 9.39. "Span Tables for Wood Joists, Rafters, Trusses and Beams," and the joint connections used in such trusses shall be designed in conformance with the requirements in Section 4.3.

9.23.13.16.(1) Except as permitted in Article 9.23.13.15., lumber roof trusses with spans that do not exceed 40 ft and spaced not more than 24 in. o.c. and which are not designed in conformance with Part 4,

Roof trusses

- (a) shall be capable of withstanding a load equal to the ceiling load plus $2\frac{3}{4}$ times the design roof snow load, but not less than 60 psf for 24 hr; and

(b) shall not deflect more than $1/360$ of the span after being loaded with the ceiling load plus $1\frac{1}{3}$ the design roof snow load after 1 hr in the case of trusses supporting a gypsum board or plastered ceiling, and not more than $1/240$ of the span for other types of ceiling finish.

(2) Where the trusses referred to in Sentence (1) do not exceed 14 ft span the deflection is permitted to be not more than $1/180$ of the span when loaded with the ceiling load plus $1\frac{1}{3}$ the design roof load where the trusses do not support a gypsum board or plastered ceiling.

(3) Where lumber roof trusses are tested, such tests shall be in accordance with Technical Note No. 423 published by the Division of Building Research of the National Research Council of Canada, July 1964.

Subsection 9.23.14. Subflooring

Subflooring
required

9.23.14.1. Subflooring shall be provided beneath finish flooring where the finish flooring does not have adequate strength to support the design loads (see Subsection 9.31.3.).

Plywood for
subfloors

9.23.14.2. Plywood for subfloors shall be exterior type conforming to CSA O121-1973, "Douglas Fir Plywood," CSA O151-1974, "Canadian Softwood Plywood," or CSA O153-1963, "Poplar Plywood." Particleboard subflooring shall conform to Type 1 board in CSA O188-1968, "Mat-Formed Wood Particleboard," all as revised to 1 May, 1975.

Edge support

9.23.14.3. Where the edges of panel type subflooring are required to be supported (see Article 9.31.2.2.), such support shall consist of not less than 2-in. by 2-in. blocking or tongued-and-grooved edged plywood.

Installation of
plywood
subflooring

9.23.14.4. Plywood subflooring shall be installed with the surface grain at right angles to the joists and with joints parallel to floor joists staggered.

Subfloor
thickness

9.23.14.5.(1) Subfloors shall conform to Table 9.23.14.A.

TABLE 9.23.14.A.

Forming Part of Sentence 9.23.14.5.(1).

THICKNESS OF SUBFLOORING			
Maximum Joist Spacing, in.	Minimum Plywood Thickness, in.	Minimum Particle-board Thickness, in.	Minimum Lumber Thickness, in.
16	$\frac{1}{2}$	$\frac{5}{8}$	$\frac{11}{16}$
20	$\frac{5}{8}$	$\frac{3}{4}$	$\frac{3}{4}$
24	$\frac{3}{4}$	1	$\frac{3}{4}$
Column 1	2	3	4

(2) Where the maximum joist spacing in column 1 in Table 9.23.14.A. is 20 in. and 24 in. o.c., the minimum plywood thickness may be $\frac{1}{2}$ -in. and the minimum particleboard thickness may be $\frac{5}{8}$ -in. provided the finish flooring consists of matched wood strip flooring not less than $\frac{3}{4}$ -in. thick laid at right angles to the joists.

(3) Lumber boards in column 4 in Table 9.23.14.A. shall be of uniform thickness and not more than 8-in. wide.

Nails in
plywood
subflooring

9.23.14.6. When resilient flooring is to be applied directly to the plywood subfloor, the plywood shall be installed with annular grooved nails.

9.23.14.7. Lumber subflooring shall be laid at an angle of not less than 45 deg. to the joists and shall be fully supported at the ends on solid bearing. Laying angle of subflooring

Subsection 9.23.15. Roof Sheathing

9.23.15.1. Plywood used for roof sheathing shall be exterior type plywood conforming to CSA O121-1973, "Douglas Fir Plywood," CSA O151-1974, "Canadian Softwood Plywood," or CSA O153-1963, "Poplar Plywood." Particleboard for roof sheathing shall conform to Type 1 board in CSA O188-1968, "Mat-Formed Wood Particleboard," all as revised to 1 May, 1975. Plywood and particleboard specifications

9.23.15.2. Plywood roof sheathing shall be installed with the surface grain at right angles to the roof framing. Application

9.23.15.3. Particleboard and plywood roof sheathing shall be installed with at least a 1/16-in. gap between sheets.

9.23.15.4.(1) Where panel-type roof sheathing requires edge support, the support shall be not less than 2-in. by 2-in. blocking securely nailed between framing members or metal H clips. Supports of edges

(2) The supports referred to in Sentence (1) are not required when tongued-and-grooved edged plywood is used.

9.23.15.5. The thickness of roof sheathing on a flat roof used as a walking deck shall conform to the requirements in Table 9.23.14.A. for subfloors. The thickness of roof sheathing on a roof not used as a walking deck shall conform to Table 9.23.15.A. and lumber listed in column 5 in Table 9.23.15.A. shall not be wider than 12-in. Thickness of roof sheathing

TABLE 9.23.15.A.

Forming Part of Article 9.23.15.5.

THICKNESS OF ROOF SHEATHING				
Joist or Rafter Spacing, in.	Minimum Plywood Thickness, in.		Minimum Particleboard Thickness, Edges Supported, in.	Minimum Lumber Thickness, in.
	Edges Supported	Edges Unsupported		
12	5/16	5/16	3/8	11/16
16	5/16	3/8	3/8	11/16
20	3/8	1/2	7/16	3/4
24	3/8	1/2	7/16	3/4
Column 1	2	3	4	5

9.23.15.6. Asphalt-coated or asphalt-impregnated fibreboard at least 7/16-in. thick conforming to CSA A247.2-1969, "Insulating Fibreboard Sheathing," as revised to 1 May, 1975 may be used as a roof sheathing over supports spaced not more than 16-in. o.c. provided the roofing consists of a continuous sheet of galvanized steel of at least 0.013-in. in thickness or a continuous sheet of aluminum of at least 0.024-in. in thickness and all edges of such sheathing shall be supported by blocking or framing.

Subsection 9.23.16. Wall Sheathing

9.23.16.1. Exterior walls and gable ends shall be sheathed when the exterior cladding requires intermediate fastening between supports or if the exterior cladding requires solid backing. Wall sheathing

9.23.16.2. Where wall sheathing is required, it shall conform to Table 9.23.16.A. Wall sheathing thickness and specifications

TABLE 9.23.16.A.

Forming Part of Article 9.23.16.2.

WALL SHEATHING THICKNESS AND SPECIFICATIONS			
Type of Sheathing	Minimum Thickness, in.		Material Standards
	With Supports 16 in. o.c.	With Supports 24 in. o.c.	
Lumber	11/16	11/16	See Table 9.3.3.A
Fibreboard (insulating)	$\frac{3}{8}$	7/16	CSA A247.2-1969
Gypsum board	$\frac{3}{8}$	$\frac{1}{2}$	CSA A82.28-1962
Plywood (exterior type)	$\frac{1}{4}$	5/16	CSA O121-1973 CSA O151-1974 CSA O153-1963
Particleboard	$\frac{1}{4}$	5/16	CSA O188-1968 (Type 1) all as revised to 1 May, 1975
Column 1	2	3	4

9.23.16.3.(1) Gypsum board and fibreboard shall not be used for the attachment of siding materials.

(2) Nails used in attaching gypsum board or fibreboard shall be not less than 0.126-in. diam. with a minimum head diameter of 7/16-in.

Application of
lumber and
wall sheathing

9.23.16.4. Lumber wall sheathing shall be applied so that all ends are supported with end joints staggered.

9.23.16.5. Panel-type sheathing board shall be applied so that vertical joints are staggered if the sheathing is applied horizontally and a gap of not less than 1/16-in. shall be left between sheets of plywood, particleboard or fibreboard.

Subsection 9.23.17. Wall Sheathing Paper

9.23.17.1. Sheathing paper shall conform to CGSB 9-GP-2a(1971), "Building Paper: Cellulosic Fibre, Water Repellent, Breather Type," as revised to 1 May, 1975.

Wall sheathing
paper backing
requirements

9.23.17.2. Except as permitted in Article 9.23.17.4., a layer of sheathing paper shall be applied over the sheathing so that the paper is lapped not less than 4-in. at the joints and returned around openings and when applied horizontally the upper sheets shall overlap the lower sheets.

Application

9.23.17.3.(1) Except as permitted in Article 9.23.17.4. 2 layers of sheathing paper shall be applied over the wall framing beneath siding when no sheathing is used.

(2) The sheathing paper shall be applied vertically and joints lapped not less than 4 in. and joints shall occur over studs.

(3) The sheathing paper shall be attached to the framing with roofing nails or staples spaced not more than 3 in. o.c. along the edges of the outer layer of sheathing paper.

(4) Wall sheathing may be used in lieu of 1 layer of paper and such sheathing need not conform to Table 9.23.16.A.

Where
sheathing paper
not required

9.23.17.4.(1) Sheathing paper may be omitted beneath siding where the joints in the siding are formed to effectively prevent the passage of wind and rain.

(2) Where plywood, hard-pressed fibreboard, particleboard or asbestos-cement sheets are used as siding, requirement in Sentence (1) may be met by having all edges of the sheets directly supported by framing members with joints between adjacent panels caulked

and the vertical joints covered with battens or shiplapped or otherwise matched to provide weathertight joints.

(3) In the case of metal siding where sheet material is used, the requirement in Sentence (1) may be met by the provision of locked seam joints or other similar method.

9.23.17.5. Sheathing paper beneath stucco shall be asphalt type.

Subsection 9.23.18. Bracing

9.23.18.1. Except as provided in Article 9.23.18.2., each exterior wall in each storey shall be braced with at least 1 diagonal brace conforming to Article 9.23.18.3.

9.23.18.2. Bracing is not required where walls have an interior finish conforming to the requirements in Section 9.30., or if the walls are clad with diagonal lumber, panel type sheathing or panel type siding.

9.23.18.3. Where bracing is required, it shall consist of at least 1-in. by 4-in. wood members applied diagonally to the studs at an angle of approximately 45 deg. to the horizontal, extending the full height of the wall on each storey and such bracing shall be nailed to each stud and wall plate by at least two 2 1/2-in. nails. .

SECTION 9.24 POST, BEAM AND PLANK CONSTRUCTION

Subsection 9.24.1. Scope

9.24.1.1. This Section applies to wood-frame construction with the loadbearing framing members spaced more than 24 in. apart.

Subsection 9.24.2 General

9.24.2.1. The size and spacing of posts and beams and the span and thickness of floor and roof decking shall be calculated in conformance with Section 4.3., except when specific dimensions are provided in this Subsection.

9.24.2.2. Requirements for nails, lumber, notching and drilling, anchorage and sill plates shall conform to Section 9.23.

9.24.2.3. Lumber shall conform to the requirements in Subsection 9.3.3.

Grades of
lumber

9.24.2.4. Plywood web beams and glued-laminated beams and posts shall conform to Section 4.3.

Subsection 9.24.3. Decking

9.24.3.1. Floor and roof decking shall consist of not less than 2-in. lumber laid on the flat or on edge, or exterior type plywood conforming to CSA O121-1973, "Douglas Fir Plywood", CSA O151-1974, "Canadian Softwood Plywood" or CSA O153-1963, "Poplar Plywood", all as revised to 1 May, 1975.

Specifications
for floor and
roof decking

9.24.3.2. Plank floor decking laid on the flat shall be not more than 8 in. wide and such decking shall be tongued-and-grooved or splined, unless a separate underlay is installed or the flooring consists of wood strips laid at right angles to the decking.

Plank floor
decking

9.24.3.3.(1) Plywood decking that is not tongued-and-grooved shall have edges supported by not less than 2-in. by 4-in. blocking securely nailed between framing members or metal H clips.

Plywood
decking

(2) Plywood roof decking shall be not less than 1/2-in. thick on supports spaced up to 32-in. o.c., 5/8-in. thick on supports up to 36-in. o.c., 3/4-in. thick on supports up to 40-in. o.c., and 7/8-in. thick on supports up to 48-in. o.c.

Subsection 9.24.4. Loadbearing Beams

9.24.4.1.(1) Loadbearing beams shall be solid, built-up, glued-laminated or plywood web beams.

(2) Where glued assemblies extend to the exterior, waterproof glue shall be used, except that water-resistant glue may be used where the exposed portion is adequately protected against wetting.

9.24.4.2. Loadbearing roof beams shall be securely connected to the exterior wall framing and to interior loadbearing walls or beams to resist adequately the uplift forces due to wind.

9.24.4.3. The length of end bearings for loadbearing beams shall be determined on the basis of the allowable design stress of the wood but shall not be less than $1\frac{1}{2}$ -in.

9.24.4.4. When loadbearing beams are supported by mechanical connectors, the connectors shall be capable of supporting the design loads.

9.24.4.5. Where joints in loadbearing beams do not occur over solid supports, joints shall be designed according to CSA Standard 086-1970, "Code of Recommended Practice for Engineering Design in Timber", as revised to 1 May, 1975.

9.24.4.6. Opposing loadbearing beams shall be tied together at the joints by means of splices or suitable mechanical connectors.

9.24.4.7. Where secondary framing members span between floor beams, the members and connections shall be designed to support the required design loads.

9.24.4.8. Loads from loadbearing walls, columns or other concentrated loads shall be supported by members designed to carry such loads.

Subsection 9.24.5. Posts

Posts 9.24.5.1. Posts shall be solid, built-up or laminated.

Exterior wall posts 9.24.5.2. Where wall sheathing does not provide suitable anchorage, exterior wall posts shall be anchored to the wall plate by not less than 0.047-in.-thick steel angles or other similar anchors.

Built-up posts 9.24.5.3. Solid posts and individual members in built-up posts shall extend in one piece the full height of the wall storey and built-up members shall be fastened together with nails spaced not more than 12-in. o.c. and at least twice as long as the individual member thickness, or with not less than $\frac{3}{8}$ -in. diam. bolts fitted with washers and spaced not more than 18-in. o.c.

Intermediate studs 9.24.5.4. Intermediate studs or blocking shall be provided between posts in post and beam walls for the support of exterior and interior cladding and intermediate studs shall conform to Section 9.23 for non-loadbearing stud walls.

Subsection 9.24.6. Plank Frame Wall Construction

9.24.6.1. Thickness of plank framing in plank frame walls shall conform to Table 9.24.6.A. and the unsupported height of 2-in. vertical plank non-loadbearing partitions shall not exceed 12 ft.

TABLE 9.24.6.A.
Forming Part of Article 9.24.6.1.

NOMINAL THICKNESS OF PLANK FRAMING

Supported Load (Including dead load and ceiling)	Minimum Plank Thickness, in.
Roof with or without attic load	2
Roof with or without attic storage plus 1 floor	2
Roof with or without attic storage plus 2 floors	3
Column 1	2

9.24.6.2. Vertical framing in plank frame walls shall consist of not less than 10-in.-wide planks spaced not more than 8 ft o.c.

9.24.6.3. Vertical framing in plank frame walls shall not bear on wood members with the grain at right angles to the vertical framing, except where bearing on sills.

9.24.6.4. Corners of plank frame walls shall be formed by butting and fastening the face and edge of 2 planks.

9.24.6.5.(1) Vertical framing in plank frame walls shall be provided on each side of every opening, except that a window opening not more than 2 ft 6 in. in width may be supported on 1 side only by a vertical member.

(2) Where a vertical member is provided on one side only the opposite jamb of the window or short upright to which it is attached shall bear on the filler wall plank immediately below, which in turn shall be notched into the vertical structural members on each side.

9.24.6.6. Where horizontal planks act as loadbearing lintels or headers, they shall be framed into the vertical members by dovetailing so that not less than a 1½-in. length of bearing is provided.

9.24.6.7. Openings in loadbearing plank frame walls shall be bridged with lintels designed to carry superimposed loads to adjacent vertical members.

9.24.6.8. In buildings of residential occupancy where the spans of supported joists do not exceed 16 ft and the spans of trusses do not exceed 32 ft. the spans for wood lintels shown in Table 9.24.6.B. may be used for plank frame walls.

TABLE 9.24.6.B.
Forming Part of Article 9.24.6.8.

LINTEL SPANS

Nominal Lintel Size, in.	Maximum Span, ft — in.
2 by 8	5 — 1
2 by 10	6 — 5
2 by 12	7 — 4
3 by 8	6 — 5
3 by 10	7 — 4
Column 1	2

9.24.6.9. Non-loadbearing horizontal members (fillers) in plank frame walls shall be securely fastened to the vertical framing.

9.24.6.10. Sheathing paper for plank frame walls shall be installed over the exterior of the planks when no sheathing is provided, or over the sheathing when sheathing is provided.

9.24.6.11. Sheathing paper shall conform to Section 9.23.

SECTION 9.25 SHEET STEEL STUD WALL FRAMING

Subsection 9.25.1. General

9.25.1.1. This Section applies to sheet steel studs for use in non-loadbearing exterior walls and interior partitions.

9.25.1.2. Where loadbearing steel studs are used, they shall be designed in conformance with Part 4.

9.25.1.3. Steel studs and runners shall conform to ASTM C645-74, "Light-Gauge Steel Studs, Runners and Rigid Furring Channels", and ASTM A525-71, "General Requirements for Steel Sheet, Zinc-Coated (Galvanized) by the Hot-Dip Process", both as revised to 1 May, 1975.

9.25.1.4. Screws for the application of cladding materials to steel studs, runners and furring channels shall conform to ASTM C646-72, "Steel Drill Screws for the Application of Gypsum Sheet Material to Light Gauge Steel Studs", as revised to 1 May, 1975.

9.25.1.5. Steel stud framing shall be clad on both sides with lath and plaster or sheet-type material, fastened with screws or other approved fasteners at the appropriate spacing as described in Section 9.30 for interior finishes and screws used for attaching wall finishers shall penetrate at least $\frac{3}{8}$ -in. through the metal.

Subsection 9.25.2 Size of Framing

9.25.2.1. The size and spacing of steel studs for non-loadbearing partitions shall conform to Table 9.25.2.A. and such studs shall have a nominal thickness of not less than 0.018 in., exclusive of galvanizing.

TABLE 9.25.2.A.
Forming Part of Article 9.25.2.1.

STEEL STUDS FOR NON-LOADBEARING PARTITIONS		
Minimum Stud Size, in.	Maximum Stud Spacing, in.	Maximum Wall Height, ft
$1\frac{1}{4} \times 1\frac{5}{8}$	16	10
	24	9
$1\frac{1}{4} \times 2\frac{1}{2}$	16	13
	24	12
$1\frac{1}{4} \times 3\frac{5}{8}$	16	17
	24	16
Column 1	2	3

9.25.2.2. The size and spacing of non-loadbearing steel studs for exterior walls shall conform to Table 9.25.2.B.

TABLE 9.25.2.B.

Forming Part of Article 9.25.2.2.

STEEL STUDS FOR NON-LOADBEARING EXTERIOR WALLS				
Minimum Stud Size, in.	Nominal Metal Thickness, in. (excluding coating)	Maximum Stud Length, ft		
		Spacing of Studs		
		12 in. o.c.	16 in. o.c.	24 in. o.c.
$1\frac{1}{4} \times 3\frac{5}{8}$	0.021	10	8	—
$1\frac{1}{4} \times 3\frac{5}{8}$	0.027	11	9	8
$1\frac{1}{4} \times 3\frac{5}{8}$	0.033	12	10	9
$1\frac{1}{4} \times 3\frac{5}{8}$	0.039	13	11	10
Column 1	2	3	4	5

Subsection 9.25.3. Installation

9.25.3.1. Runners having a thickness of at least 0.021-in. exclusive of coatings, and having at least 1-in. flanges shall be provided at the top and bottom of walls and partitions.

(2) The runners referred to in Sentence (1) shall be securely attached to the building at approximately 2 in. from the end of the runner, and at intervals of not more than 24 in. o.c. for interior studs and 12 in. o.c. for exterior studs and shall be attached by fasteners consisting of the equivalent of $2\frac{1}{2}$ -in. nails or 1-in. screws.

9.25.3.2. Studs at openings and which are not full wall height shall be supported by a runner at the ends of the studs, securely fastened to the full length studs at the sides of the opening.

9.25.3.3.(1) Steel studs used in walls required to have a fire-resistance rating shall be installed so that there is at least a $\frac{1}{2}$ -in. clearance between the top of the stud and the top of the runner to allow for expansion in the event of fire.

(2) Except as provided in Article 9.25.3.7., studs in such walls shall not be attached to the runners in a manner that will prevent such expansion.

9.25.3.4. Steel studs shall be installed with webs at right angles to the wall face and, except at openings, shall be continuous for the full wall height.

9.25.3.5. Corners and intersections of walls and partitions shall be constructed to provide support for the cladding materials.

9.25.3.6. Studs shall be doubled on each side of every opening where such openings involve more than 1 stud space, tripled where the openings in exterior walls exceed 8 ft in width and suitably tied together to act as a single structural unit in resisting transverse loads.

9.25.3.7. Studs shall be attached to runners by screws, crimping, welding or other suitable method around wall openings, and elsewhere where necessary to keep the studs in alignment during construction.

SECTION 9.26 THERMAL INSULATION AND VAPOUR BARRIERS**Subsection 9.26.1. Scope**

9.26.1.1. This Section applies to the thermal insulation of buildings of residential occupancy.

Subsection 9.26.2. General

Prevention of
moisture
condensation

9.26.2.1. Buildings of residential occupancy shall be provided with sufficient thermal insulation to prevent moisture condensation on the interior surfaces of walls, ceilings and floors during the winter and to ensure comfortable conditions for the occupants.

9.26.2.2. Insulation of heating and ventilating ducts shall conform to Section 9.34.

9.26.2.3. Where insulation is installed so that there is a space between the insulation and the roofing, the roof space or attic shall be ventilated according to Section 9.19.

Subsection 9.26.3. Materials

Insulation
materials

9.26.3.1. Insulation in contact with the ground shall be inert to the action of soil and water and shall be protected from moisture by a moisture barrier so that its insulating properties shall not be effectively reduced.

Specifications

9.26.3.2. Insulating materials shall conform to the following Standards, as revised to 1 May, 1975:

CSA A101-1968, "Mineral Wool Thermal Building Insulation,"

CSA A247.1-1969, "Fibreboard Roof Insulation,"

CSA A247.2-1969, "Insulating Fibreboard Sheathing,"

CGSB 41-GP-14a(1972), "Thermal Insulation, Expanded Polystyrene," or

CGSB 41-GP-16a(1971), "Polyurethane: Rigid, Cellular, for Thermal Insulation and Other Applications."

Vapour
barrier

9.26.3.3.(1) Vapour barriers shall conform to CGSB 70-GP-1a(1970), "Vapor Barrier: Sheet, for Use in Above-Grade Building Construction", as revised to 1 May, 1975.

(2) Type 1 vapour barriers shall be used where a high resistance to vapour movement is required, such as in wall constructions that incorporate exterior cladding or sheathing having a low water vapour permeance.

(3) Type 2 vapour barriers may be used in all other locations.

Subsection 9.26.4. Areas to be insulated and amount of Insulation

Areas to be
insulated

9.26.4.1. Insulation shall be provided between heated and unheated spaces and between heated spaces and the exterior, and around the perimeter of concrete slabs-on-grade.

9.26.4.2. Reflective surfaces of insulating materials shall not be considered in calculating the thermal resistance of building assemblies.

9.26.4.3. Insulation requirements for electrically heated houses shall comply with CSA Standard C273.1-1971, "Planning Guide for Residential Electric Heating", as revised to 1 May, 1975.

9.26.4.4. Insulation around concrete slabs-on-grade shall extend not less than 24 in. below exterior ground level and be located so that heat from the building is not restricted from reaching the ground beneath their perimeter where exterior walls are not supported by footings extending below frost level.

9.26.4.5. Except as required in Article 9.26.4.3., thermal resistance of insulation for insulated walls, ceilings, roofs, floors and slabs-on-grade shall comply with Table 9.26.4.A.

TABLE 9.26.4.A.

Minimum Thermal Resistance of Insulation—"R-Value".

Forming Part of Article 9.26.4.5.

Climate Degree Day Areas	Exposed Walls Including Basement		Exposed Floors		Slab on Grade		Exposed Roofs and Ceilings	
	Solid	Frame	Solid	Frame	Unheated	Heated	Roof	Ceiling
Not Exceeding 8,000	5	12	10	12	5	8	12	20
Exceeding 8,000	5	12	10	12	8	10	12	20

Notes to Table 9.26.4.A.

1. "Exposed" means: exposed to outdoor temperature or unheated area.
2. "Solid" means: brick, blocks or concrete.
3. "Frame" means: a wood or steel stud frame to which interior and exterior cladding is applied.
4. "R-value" shown for slab-on-grade is for rigid insulation.
5. Slab on grade—"heated" means: a concrete floor containing heating ducts or pipes.
—"unheated" means: a concrete floor not containing heating ducts or pipes.
6. Information on degree days of various geographical locations may be found in Part 4, Section 4.9—CLIMATIC INFORMATION FOR BUILDING DESIGN IN ONTARIO.

Subsection 9.26.5. Installation of Insulation

9.26.5.1. Insulation shall be installed so that there is a reasonably uniform insulating value over the entire face of the insulated area. Installation of insulation

9.26.5.2. Insulation shall be applied to the full width and length of the space between furring or framing. Application of insulation

9.26.5.3. Batt-type insulation manufactured with no membrane on either face shall be installed so that at least 1 face is in full and continuous contact with cladding, sheathing or other membrane. Batt-type insulation

9.26.5.4. Loose-fill insulation may be used on horizontal surfaces only, except that water-repellent types may be used between the outer and inner wythes of cavity walls, or in masonry voids. Loose-fill insulation

9.26.5.5.(1) The upper part of foundation walls enclosing heated space shall be insulated from the underside of the subfloor to not less than 24 in. below the finished ground level. Insulation of heated space

(2) If a foundation wall is constructed of hollow masonry units, one or more of the following, shall be used to control convection currents in the core spaces,

- (a) filling the core spaces;

- (b) laying at, or below grade at least one layer of polyethylene between two courses of blocks;
- (c) at least one row of semi-solid blocks at, or below grade; or
- (d) other similar methods.

9.26.5.6.(1) Insulation for the below-grade portion of the interior of foundation walls shall be protected from moisture by a moisture barrier or be inherently moisture resistant and batt-type insulation shall be additionally protected by a vapour barrier.

(2) Insulation on the inside of such foundation walls shall be installed tightly against the foundation wall and shall be sealed at the top and at the bottom to reduce air circulation.

Insulation
of attics

9.26.5.7. Insulation shall be installed in such a manner so as not to impede the free flow of air between soffit vents and through attic and roof spaces.

Exposed
insulation

9.26.5.8. Where the insulation around concrete slabs-on-grade is exposed to the weather and subject to damage, it shall be protected with not less than $\frac{1}{4}$ -in. asbestos-cement board, or $\frac{1}{2}$ -in. cement parging on wire lath applied to the exposed face and edge.

9.26.5.9. Insulation between a garage and an adjacent dwelling unit shall be protected from damage by a covering of gypsum board, plywood, particleboard, hard-pressed fibreboard, or other similar protective material.

9.26.5.10.(1) Thermal insulation in exterior steel stud walls shall be in contact with the exterior cladding or sheathing and the adjacent studs and runners.

(2) A space of at least $\frac{1}{2}$ in. shall be provided between the insulation and the interior wall cladding where the exterior cladding or sheathing material has a thermal resistance of less than 1.

9.26.5.11.(1) Except where insulation is installed on a roof deck the required clearance between the underside of the roof deck and the top of insulation shall be at least 6 in. for roof systems,

- (a) with a slope less than 2 in 12;
- (b) with a slope more than 2 in 12 where the interior finish is applied to the underside of ceiling joists that span from ridge to exterior wall plate.

(2) Except where the insulation is installed on the roof deck all roof spaces shall be vented to conform to Subsection 9.19.1.

Subsection 9.26.6 Installation of Vapour Barriers

Installation of
vapour barriers

9.26.6.1. Except as provided in Article 9.26.6.2., vapour barriers shall be installed on the warm side of insulation if the insulation is of a type which, when installed, has a vapour permeance greater than that required for vapour barriers in Article 9.26.3.3.

Lightweight
cellular plastic-
type insulation

9.26.6.2. Lightweight cellular plastic-type insulation may be used without additional vapour barrier protection provided such insulation has a permeance rating of not more than 4 perm-inches, and is installed in continuous contact with masonry or concrete walls.

9.26.6.3. Every vapour barrier shall be installed to protect the entire surface including framing members.

9.26.6.4. Where an interior frame wall meets an exterior wall required to have vapour barrier protection, the vapour barrier protection shall extend between the exterior and interior walls to form continuous protection at the wall intersection.

9.26.6.5. Where an interior frame wall meets a ceiling required to have vapour barrier protection, the vapour barrier protection shall extend over the top of the wall or beneath the top wall plate to form continuous vapour protection for the ceiling.

9.26.6.6. Every vapour barrier joint shall lap not less than 1 in. when located over supporting members, and shall be covered with a strip of vapour barrier which shall extend not less than 4 in. on both sides of the joint where not located over supporting members.

9.26.6.7. Openings such as for electrical boxes and registers shall be cut so that the vapour barrier fits snugly around them.

SECTION 9.27 ROOFING

Subsection 9.27.1 General

9.27.1.1. Roofs shall be protected with roofing, including flashing, installed to shed rain effectively and prevent water due to ice damming from entering the roof. Roof protection

Subsection 9.27.2. Roofing Materials

9.27.2.1. Roofing materials shall conform to the following Standards, as revised to 1 May, 1975: Materials specifications

- CGSB 9-GP-2a(1971), "Building Paper: Cellulosic Fiber, Water Repellent, Breather Type,"
- CGSB 37-GP-4b(1971), "Cement: Lap, Asphalt Cutback, Fibrated, for Asphalt Roofing,"
- CGSB 37-GP-5c(1971), "Cement: Plastic, Cutback Asphalt,"
- CGSB 37-GP-8c(1971), "Asphalt, Cutback: Filled, for Roof Coating,"
- CGSB 37-GP-9c(1971), "Asphalt Primer for Asphalt Roofing, Damp-proofing and Waterproofing,"
- CGSB 37-GP-21c(1971), "Roof Coating: Tar Cutback, Fibrated,"
- CGSB 41-GP-6b(1973), "Sheets, Thermosetting Polyester Plastics, Glass Fibre Reinforced,"
- CSA A123.1-1964, "Asphalt Shingles Surfaced with Mineral Granules,"
- CSA A123.2-1966, "Asphalt Roofing Surfaced with Mineral Granules,"
- CSA A123.3-1973, "Asphalt Roofing Surfaced with Fine Mineral Matter,"
- CSA A123.4-1965, "Wide Selvage Asphalt Roofing Surfaced with Mineral Granules,"
- CSA A123.6-1953, "Asphalt-Saturated Roofing Felt for Use in Waterproofing and in Constructing Built-Up Roofs,"
- CSA A123.7-1973, "Asphalt for Use in Construction of Built-Up Roof Coverings and Dampproofing and Waterproofing Systems,"
- CSA A123.8-1953, "Coal-Tar Saturated Roofing Felt for Use in Waterproofing and in Constructing Built-Up Roofs,"
- CSA A123.9-1953, "Asphalt-Saturated Asbestos Felts for Use in Waterproofing and in Constructing Built-Up Roofs,"
- CSA A123.10-1953, "Coal-Tar Saturated Asbestos Felts for Use in Waterproofing and in Constructing Built-Up Roofs,"
- CSA A123.13-1953, "Coal-Tar Pitch for Roofing, Dampproofing, and Waterproofing,"
- CSA A123.17-1963, "Asphalt-Saturated Felted Glass-Fibre Mat for Use in Construction of Built-Up Roofs," or
- CSA O118-1960, "Western Red Cedar Shingles, Machine Grooved Shakes, and Handsplit Red Cedar Shakes."

9.27.2.2. Nails used for roofing shall be corrosion-resistant roofing or shingle nails conforming to CSA B111-1974, "Wire Nails, Spikes and Staples", as revised to 1 May, 1975, and shall have sufficient length to penetrate through or ½ in. into roof sheathing; when used with asphalt roofing shall have a head diameter of not less than ⅜ in. and a Roofing nails

shank thickness of not less than 0.116 in.; and when used with wood shingles or shakes shall have a head diameter of not less than 3/16 in. and a shank thickness of not less than 0.080 in.

Roofing staples

9.27.2.3. Staples used to apply asphalt or wood shingles shall be corrosion-resistant and shall be driven with the crown parallel to the eaves and,

- (a) when used with wood shingles shall be not less than 1 1/8 in. long, 0.063 in. diam. or thickness, with not less than a 3/8-in. crown; or
- (b) when used with asphalt shingles shall be not less than 3/4-in. long, 0.063-in. diam., with not less than a 1-in. crown, except that a 7/16-in. crown may be used if the number of staples specified in Article 9.27.7.4. is increased by 1/3.

Subsection 9.27.3. Roof Slope

Roof slopes

9.27.3.1. The roof slopes on which roof coverings may be applied shall conform to Table 9.27.3.A.

TABLE 9.27.3.A.

Forming Part of Article 9.27.3.1.

ROOFING TYPES AND SLOPE LIMITS OF ROOFS		
Type of Roofing	Minimum Slope	Maximum Slope
Built-up Roofing		
Asphalt base (gravelled)	0 in 12	3 in 12
Asphalt base (without gravel)	1/2 in 12	6 in 12
Asphalt base (surfaced with wide selvage asphalt roofing)	2 in 12	no limit
Coal-tar base (gravelled)	0 in 12	1/2 in 12
Cold process	1/2 in 12	9 in 12
Asphalt Shingles		
Normal application	4 in 12	no limit
Low slope application	2 in 12	no limit
Roll Roofing		
Smooth and mineral surfaced	3 in 12	no limit
19-in.-wide selvage asphalt roofing	2 in 12	no limit
Cold application felt	1/4 in 12	9 in 12
Wood Shingles	3 in 12	no limit
Handsplit Shakes	4 in 12	no limit
Asbestos-Cement Shingles	4 in 12	no limit
Asbestos-Cement Corrugated Sheets	3 in 12	no limit
Sheet Metal Roofing	0 in 12	no limit
Corrugated Metal Roofing	3 in 12	no limit
Sheet Metal Shingles	3 in 12	no limit
Slate shingles	6 in 12	no limit
Clay Tile	6 in 12	no limit
Glass Fibre Reinforced Polyester Roofing Panels	3 in 12	no limit
Column 1	2	3

Subsection 9.27.4. Flashing at Intersections

9.27.4.1. Sheet metal flashing shall consist of not less than 0.068-in.-thick sheet lead, 0.013-in.-thick galvanized steel, 0.014-in.-thick copper, 0.018-in.-thick zinc or 0.019-in.-thick aluminum.

9.27.4.2. A layer of No. 15 roofing paper or felt shall be provided beneath metal roof flashing.	Underlay for metal roof flashing
9.27.4.3. Where sloping surfaces of shingled roofs intersect to form a valley, the valley shall be flashed and closed valleys shall not be used with rigid shingles on slopes of less than 10 in 12.	Valley flashing
9.27.4.4.(1) Open valleys shall be flashed with not less than 1 layer of sheet metal not less than 24 in. wide, or 2 layers of roll roofing.	Open valley flashing
(2) The bottom layer shall consist of not less than 55-lb smooth surface roll roofing or 90-lb mineral surface roll roofing (mineral surface down) not less than 18-in. wide, centred in the valley and fastened with nails spaced not more than 18 in. o.c. located 1 in. away from the edges.	
(3) The top layer shall consist of not less than 90-lb mineral surface roll roofing (mineral surface up), 36-in. wide, centred in the valley, applied over a 4-in.-wide strip of cement along each edge of the bottom layer, and fastened with a sufficient number of nails to hold it in place until the shingles are applied.	
9.27.4.5. Closed valley flashing shall consist of sheet metal, 6-mil polyethylene or 55-lb roll roofing not less than 24 in. wide and nails shall not penetrate the flashing within 3 in. of the top of the valley or 5 in. of the bottom of the valley, measured from the centreline of the valley.	Closed valley flashing
9.27.4.6.(1) The intersection of shingle roofs and masonry walls or chimneys shall be protected with flashing.	Intersection flashing
(2) Counter flashing embedded not less than 1 in. in the masonry shall extend not less than 6 in. down the masonry and lap the lower flashing not less than 4 in.	
(3) Flashing along the slopes of a roof shall be stepped so that there is not less than a 3-in. head lap in both the lower flashing and counter flashing.	
(4) Where the roof slopes upwards from the masonry, the flashing shall extend up the roof slope to a point equal in height to the flashing on the masonry, but not less than 1 ½ times the shingle exposure.	
9.27.4.7. The intersection of shingle roofs and walls clad with other than masonry shall be protected with flashing and such flashing shall be installed so that it,	
(a) extends up the wall not less than 3 in. behind the sheathing paper, and extends not less than 3 in. horizontally; and	
(b) along the slope of the roof, the flashing shall be stepped with not less than a 3-in. head lap.	
9.27.4.8.(1) The intersection of built-up roofs with masonry walls or chimneys shall have a cant strip at the intersection, and a roofing membrane shall be mopped over the cant strip and not less than 6 in. up the wall.	
(2) Counter flashing installed over the intersection shall be embedded not less than 1 in. in the masonry, and shall be of sufficient length to extend down not less than 6 in., lapping the membrane on the masonry not less than 4 in.	
9.27.4.9.(1) The intersection of built-up roofs with walls clad with other than masonry shall have a cant strip at the intersection and the roofing membrane shall be mopped over the cant strip.	
(2) Flashing plies shall extend not less than 6 in. up the wall behind the sheathing paper.	
9.27.4.10.(1) Except as otherwise permitted in Article 9.27.4.11., chimney saddles shall be installed where the upper side of a chimney on a sloping roof is more than 30 in. wide.	Requirements and installation of chimney saddles

(2) Chimney saddles shall be covered with sheet metal or roofing material of equivalent weight and quality as the roofing.

(3) Chimney saddles shall be suitably flashed where they intersect the roof.

(4) The intersection of the saddle and the chimney shall be flashed and counterflushed as in Article 9.27.4.6.

9.27.4.11. A chimney saddle need not be installed if the intersection between the chimney and roof is protected by sheet metal flashing that extends up the chimney to a height equal to not less than $1/6$ the width of the chimney, but not less than 6 in., and up the roof slope to a point equal in height to the flashing on the chimney, but not less than $1\frac{1}{2}$ times the shingle exposure and such flashing at the chimney shall be counter-flashed as required by Article 9.27.4.6.

Subsection 9.27.5. Eave Protection for Shingles and Shakes

Required eave
protection

9.27.5.1. Except as provided in Article 9.27.5.3., eave protection shall be provided on shingle, shake or tile roofs, extending from the edge of the roof a minimum distance of 3 ft up the roof slope to a line not less than 12 in. inside the inner face of the exterior wall.

9.27.5.2.(1) Eave protection shall consist of not less than 6-mil polyethylene laid as a continuous sheet without the use of cement, or No. 15 asphalt-saturated felt laid in two plies lapped 19 in. and cemented together with lap cement, or 45-lb roll roofing or asbestos felt specified in Sentence 9.27.6.3.(1) when used as an underlayment for wood shingles and shakes.

(2) Roll roofing shall be laid with not less than 4 in. head and end laps cemented together with lap cement.

Eave protection
not required

9.27.5.3. Eave protection is not required over unheated garages, carports and porches, or where the roof overhang exceeds 3 ft measured along the roof slope from the edge of the roof to the inner face of the exterior wall, or where low slope shingles are used.

Subsection 9.27.6 Underlay Beneath Shingles

Weight of
underlay

9.27.6.1. Except as provided in Sentence 9.27.6.3.(1), when underlay is used beneath shingles, it shall be asphalt-saturated sheathing paper weighing not less than 4 lb per square, or No. 15 plain or perforated asphalt-saturated felt or 2-mil polyethylene, except that underlayment used beneath wood shingles shall be breather type.

Installation of
underlay

9.27.6.2. When used with shingles, underlay,

- (a) shall be installed parallel to the eaves with head and end lap of not less than 2 in. and the top edge of each strip shall be fastened with sufficient nails to hold it in place until the shingles are applied; and
- (b) shall overlap the eave protection by not less than 4 in. (see Article 9.27.10.3. for underlay beneath wood shakes).

9.27.6.3.(1) Wood roof shingles and handsplit roof shakes used on roof slopes pitched at an angle of less than 60° to the horizontal shall be underlaid with,

- (a) a breather type asbestos felt weighing not less than twelve (12) pounds per one-hundred (100) sq ft, not less than 0.022-in. in thickness, non-bituminous saturated, containing a fire and water retardant binder, and reinforced with glass fibres running length-wise of the sheet not more than $\frac{1}{4}$ -in. apart, installed in accordance with Article 9.27.6.2.; or
- (b) gypsum wallboard with water and fungus resistant paper covering, not less than $\frac{1}{2}$ -in. in thickness, placed under the solid or spaced decking (see Article 9.27.10.3. for interlay between wood shakes).

Subsection 9.27.7. Asphalt Shingles on Slopes of 4 in 12 or Greater

9.27.7.1. Coverage shall be not less than 2 thicknesses of shingle over the entire roof, disregarding cutouts.	Coverage
9.27.7.2.(1) Subject to Sentence (3) a starter strip shall be installed along the lower edge of the roof so that it extends approximately ½ in. beyond the eaves and rake of the roof and fastened along the bottom edge with nails spaced not more than 12 in. o.c.	Starter strip
(2) Starter strips referred to in Sentence (1) shall be not less than 85-lb mineral-surfaced roll roofing not less than 12 in. wide, or shingles of the same weight and quality as those used as a roof covering with tabs facing up the roof slope.	
(3) The starter strips required by Sentence (1) may be omitted where eave protection of not less than 85-lb mineral-surfaced roll roofing is provided.	
9.27.7.3. Shingles shall have a head lap of not less than 2 in.	Minimum head lap
9.27.7.4. Shingles shall be fastened with at least 4 nails or staples for 36 in.-wide shingles so that no nails or staples are exposed and fasteners may be reduced for narrower shingles in proportion to the width of the shingle or when shingles incorporating interlocking devices are used.	Fastening
9.27.7.5. Fasteners shall be located 1 in. to 1½ in. from each end of each strip shingle with the other fasteners equally spaced between them and such fasteners shall be located not less than ½ in. above the tops of the cutouts.	Location of fasteners
9.27.7.6. Shingle tabs shall be secured by a 1 in.-diameter spot of plastic cement under the centre of each tab. or by interlocking devices or selfsealing strips.	Shingle tabs fastening
9.27.7.7. Shingles on hips and ridges shall be applied so they extend not less than 4 in. on either side of the hip or ridge, and shall be lapped not less than 6 in. and shall be fastened with nails or staples on each side located not more than 1 in. from the edge and 1 in. above the butt of the overlying shingle.	Shingle application on hips and ridges
9.27.7.8. Eave protection shall conform to Subsection 9.27.5.	Eave protection
9.27.7.9. Flashing shall conform to Subsection 9.27.4.	Flashing

Subsection 9.27.8. Asphalt Shingles on Slopes of less than 4 in 12

9.27.8.1. Except for the first 2 courses, coverage shall be not less than 3 thicknesses of shingle over the entire roof, disregarding cutouts.	Coverage
9.27.8.2. A starter strip shall be installed as in Article 9.27.7.2. and such starter strip shall be laid in a continuous band of cement not less than 8 in. wide.	Starter strip
9.27.8.3. Shingle tabs shall be secured with cold application cement applied at the rate of not less than 1 gal. per 100 sq ft of cemented area, or hot application asphalt applied at the rate of 20 lb per 100 sq ft of cemented area.	Tabs fastening
9.27.8.4. The first course of shingles shall be secured by a continuous band of cement along the eaves applied so that the width of the band equals the shingle exposure plus 4 in. and the band is located not less than 4 in. above the butt of the overlying course of shingles.	Application of first course of shingles
9.27.8.5. The succeeding courses of shingles shall be secured by a continuous band of cement applied so that the width of the band equals the shingle exposure plus 2 in. and such band shall be located not less than 1 in. nor more than 2 in. above the butt of the overlying course of shingles.	Succeeding courses of shingles
9.27.8.6. Shingles on hips and ridges shall be not less than 12 in. wide applied to provide triple coverage and such shingles shall be cemented to the roof shingles and to	Shingle application on hips and ridges

each other with a coat of cement 1 in. from the edges of the shingles and fastened with nails or staples located 1 ½ in. above the butt of the overlying shingle and 2 in. from each edge.

- Flashing 9.27.8.7. Flashing shall conform to Subsection 9.27.4.
- Fastening 9.27.8.8. Shingles shall be fastened in accordance with Articles 9.27.7.4. and 9.27.7.5.

Subsection 9.27.9. Wood Roof Shingles

- Grade 9.27.9.1. Shingles shall be not less than No. 2 grade.
- Decking 9.27.9.2. Decking for wood shingled roofs may be continuous or spaced.
- Size 9.27.9.3. Wood shingles shall be not less than 16 in. long and not less than 3 in. nor more than 14 in. wide.
- Spacing 9.27.9.4. Shingles shall be spaced approximately ¼ in. apart and offset at the joints in adjacent courses not less than 1½ in. so that joints in alternate courses are staggered.
- Fastening 9.27.9.5. Shingles shall be fastened with at least 2 nails or staples located approximately ¾ in. from the sides of the shingle and 1½ in. above the exposure line.
- Exposure 9.27.9.6. The exposure of wood roof shingles shall conform to Table 9.27.9.A.

TABLE 9.27.9.A.

Forming Part of Article 9.27.9.6.

EXPOSURE OF WOOD ROOF SHINGLES			
Roof Slope	Maximum Shingle Exposure, in.		
	16-in. Shingles	18-in. Shingles	24-in. Shingles
4 in 12 or less	3¾	4¼	5¾
over 4 in 12	5	5½	7½
Column 1	2	3	4

- Flashing 9.27.9.7. Flashing shall conform to Subsection 9.27.4.
- Eave protection 9.27.9.8. Eave protection shall conform to Subsection 9.27.5.

Subsection 9.27.10. Handsplit Roof Shakes

9.27.10.1.(1) Solid roof decking at least ½ in. thick shall be used on roof of slopes of less than 60° to the horizontal except that spaced roof decking may be used when underlaid with gypsum wall board as described in Clause 9.27.6.3.(1)(b).

- Spacing of roof decking (2) Spaced roof decking may be used on roof slopes of 60° or more to the horizontal provided the shakes are underlaid with breather type underlay as required in Article 9.27.10.3. but such underlay need not comply with the requirements of Clause 9.27.6.3.(1) (a).
- Size of shakes 9.27.10.2. Shakes shall be not less than 18 in. long and not less than 4 in. nor more than 14 in. wide with a butt thickness of not more than 1 ¼ in.
- Interlay 9.27.10.3.(1) A breather type interlay complying with the requirements of Clause 9.27.6.3.(1)(a) shall be provided between roof shakes used on roof slopes of less than 60° to the horizontal.

(2) An underlay of the same material shall be laid as a strip not less than 36 in. wide along eaves and 12 in. wide along hips and ridges.

(3) Interlay shall be laid as a strip not less than 18 in. wide between each course of shakes with bottom edge of the interlay positioned above the butt line, a distance equal to double the exposure of the shakes.

(4) On roof slopes of 60° or more to the horizontal, interlay between shakes is not required where solid roof decking or spaced roof decking underlaid with gypsum wall board conforming to Clause 9.27.6.3.(1)(b) is used.

9.27.10.4. Shakes shall be spaced approximately ¼ in. apart and offset at the joints in adjacent courses not less than 1½ in. so that joints in alternate courses are staggered.

Spacing of shakes

9.27.10.5. Shakes shall be fastened with nails located approximately ¾ in. from the sides of the shakes and 1½ in. above the exposure line.

Fastening of shakes

9.27.10.6. The exposure of wood shakes shall conform to Table 9.27.10.A.

Exposure of shakes

TABLE 9.27.10.A.

Forming Part of Article 9.27.10.6.

EXPOSURE OF HANDSPLIT WOOD SHAKES		
Minimum Length of Shakes, in.	Limiting Minimum Butt Thickness, in.	Maximum Exposure, in.
18	3⁄8	7½
24	3⁄8	10
Column 1	2	3

9.27.10.7. Flashing shall conform to Subsection 9.27.4.

Flashing

9.27.10.8. Eave protection shall conform to Subsection 9.27.5.

Eave protection

Subsection 9.27.11. Built-Up Roofs

9.27.11.1. Coal-tar products and asphalt products shall not be used together in built-up roof construction.

Built-up roof construction

9.27.11.2. Aggregate used for surfacing shall be clean durable gravel, crushed stone or air-cooled blast furnace slag and shall be dry and uniformly graded in particle size from ¼ in. to 5⁄8 in.

Aggregate

9.27.11.3. Bitumen roofing felts shall be not less than No. 15.

Roofing felts

9.27.11.4.(1) In hot mix applications mopped-on layers of bitumen-saturated felt shall be laid while the bitumen is still hot, with each layer overlapping the previous one.

Hot mix application

(2) The full width under each lap shall be mopped with bitumen so that in no place does felt touch felt.

(3) Mopping shall be from 3 to 5 ft ahead of each roll of felt as it is laid.

(4) The felt shall be laid free of wrinkles and shall be rolled directly into the hot bitumen and broomed forward and outward from the centre to ensure complete adhesion.

9.27.11.5. Flashing shall conform to Subsection 9.27.4.

Flashing

9.27.11.6.(1) Bituminous materials, aggregate surfacing and roofing felts shall conform to Table 9.27.11.A.

Materials

TABLE 9.27.11.A.

Forming Part of Sentence 9.27.11.6.(1)

MATERIAL COMBINATIONS FOR BUILT-UP ROOFS						
Type of Roof	Amount of Bitumen per 100 sq ft of Roof Surface		Number of Plies of Dry Sheathing, Roofing Felts			Minimum Amount of Aggregate Sur- facing per 100 sq ft of Roof Surface
	Mopping Coats Between Plies	Flood Coat	Wood Board or Plywood Deck		All other Decks	
			Dry Sheathing	Roofing Felts	Roofing Felts	
Asphalt and aggregate	20 lb	60 lb	1	4	3	400 lb gravel or crushed rock or 300 lb slag on level roof; 300 lb gravel or crushed rock or 225 lb slag on 3 in 12 slope. Proportional weights for intermediate roof slopes
Coal-tar pitch and aggregate	25 lb	75 lb	1	4	3	
Glass felt and aggregate	25 lb	60 lb	—	3	2	
Asphalt— smooth surface	20 lb	25 lb	1	4	3	—
Glass felt— smooth surface	20 lb	20 lb	—	3	3	—
Cold process roofing	1.5 gal. Cold process cement	4 gal. Cold process top coating	—	2	—	—
Column 1	2	3	4	5	6	7

(2) Except as provided in Sentences (3) and (4) all layers of felt or glass felt shall be mopped between plies and flood coated as described in columns 2 and 3 in Table 9.27.11.A.

(3) Where "4 plies" of roofing felt are shown in column 5 in Table 9.27.11.A., 2 plies shall be laid dry over the sheathing and 2 plies shall be mopped with bitumen, OR

where the deck consists of plywood or particleboard, no dry felts or dry sheathing paper need to be provided when the joints in the plywood or the particleboard are taped, the plywood or particleboard deck is primed with asphalt, and 3 plies of asphalt paper are laid and mopped between plies with asphalt.

(4) Where "3 plies" of glass felt are shown in column 5 in Table 9.27.11.A., one ply shall be laid dry and 2 plies shall be mopped with bitumen.

Gravel stop

9.27.11.7. A gravel stop or a cant strip shall be provided at the edges of roofs and shall be cemented to the roofing membranes and flashing shall extend over the edge of the roof to form a drip.

Subsection 9.27.12. Salvage Roofing

Selvage asphalt
roofing

9.27.12.1. Wide selvage asphalt roofing shall provide double coverage over the entire roof surface.

9.27.12.2. Plies of selvage roofing shall be cemented together with bitumen applied at not less than 20 lb per 100 sq ft of roof surface.

Subsection 9.27.13. Asbestos-Cement Shingles

9.27.13.1.(1) Asbestos-cement shingles shall weigh not less than 250 lb per 100 sq ft of roof surface.

(2) Flashing of valleys, hips and ridges shall be of sheet metal as described in Subsection 9.27.4.

Subsection 9.27.14. Sheet Metal Roofing

9.27.14.1. Sheet metal roofing shall be not less than 0.013 in.-thick galvanized steel, 0.014 in.-thick copper, 0.018 in.-thick zinc or 0.019 in.-thick aluminum.

Subsection 9.27.15. Glass Reinforced Polyester Roofing

9.27.15.1. Where glass reinforced polyester roofing panels are not supported by roof decking, but span between spaced supports, the spacings between the supports shall be relative to the thickness and profile of the roofing panels and shall support the design roof loads.

Subsection 9.27.16. Downspouts and Roof Drains

9.27.16.1. Where downspouts are provided and are not connected to a sewer, extensions shall be provided to carry rainwater away from the building in a manner which will prevent soil erosion. Downspouts and roof drains

9.27.16.2. When roof drains are provided they shall conform to Part 7. Design

SECTION 9.28 SIDING

Subsection 9.28.1. Scope

9.28.1.1. This Section applies to exterior wall coverings of lumber, wood shingles, shakes, asbestos-cement shingles and sheets, plywood, particleboard, hard-pressed fibreboard, aluminum and steel including trim, soffits and flashing. Exterior wall coverings

9.28.1.2. Requirements for stucco shall conform to Section 9.29 and requirements for masonry veneer shall conform to Section 9.20.

Subsection 9.28.2 General

9.28.2.1. Exterior walls shall be protected with siding, including flashing, trim and other special purpose accessory pieces required for the siding system being used, to restrict the entry of rain and snow into the wall assembly. Protection

9.28.2.2. Not less than an 8-in. clearance shall be provided between the finished ground level and siding that is adversely affected by moisture such as wood, plywood, particleboard and hard-pressed fibreboard. Clearance from finished grade

9.28.2.3. Not less than a 2 in. clearance shall be provided between a roof surface and siding that is adversely affected by moisture such as wood, plywood, particleboard and hard-pressed fibreboard.

9.28.2.4. Insulating asphalt siding shall be ventilated by not less than a 3⁄8 in. air space behind the siding, (See Article 9.26.3.3.).

Subsection 9.28.3. Flashing

9.28.3.1. Flashing shall consist of not less than 0.068 in.-thick sheet lead, 0.013 in.-thick galvanized steel, 0.014 in.-thick copper, 0.018 in.-thick zinc or 0.019 in.-thick aluminum.

9.28.3.2. Flashing shall be installed at every horizontal junction between 2 different exterior finishes, except where the upper finish overlaps the lower finish. Flashing installation

Flashing
over exterior
wall openings

9.28.3.3. Except as provided in Article 9.28.3.5., flashing shall be applied over exterior wall openings where the vertical distance from the bottom of the eave to the top of the trim is more than $\frac{1}{4}$ of the horizontal overhang of the eave.

9.28.3.4. Flashing shall be installed so that it extends upwards not less than 2 in. behind the sheathing paper and forms a drip on the outside edge.

9.28.3.5. Where a window or exterior door is designed to be installed without head flashing, the exterior flange of the window or door frame shall be bedded into a non-hardening type caulking material and the exterior flange screwed down over the caulking material to the wall framing to form a waterproof joint.

Subsection 9.28.4. Caulking

Caulking

9.28.4.1. Caulking shall be provided where required to prevent the entry of water into the structure.

9.28.4.2. Caulking shall be provided between masonry and siding and between door sills and siding unless the sill is completely protected from the wind and rain.

Specifications

9.28.4.3. Caulking shall conform to one of the following Standards, as revised to 1 May, 1975:

- CGSB 19-GP-3b(1972), "Sealing Compound: Two Component, Polysulphide Base, Chemical Curing,"
- CGSB 19-GP-5b(1971), "Sealing Compound: One Component, Acrylic Base, Solvent Curing,"
- CGSB 19-GP-9b(1971), "Sealing Compound: One Component, Silicone Base, Chemical Curing,"
- CGSB 19-GP-13a(1973), "Sealing Compound: One Component, Polysulphide Base, Chemical Curing,"
- CGSB 19-GP-14(1970), "Sealing Compound: One Component, Butyl-Polyisobutylene Base, Solvent Curing," or
- CGSB 19-GP-15a(1971), "Sealing Compound: Multicomponent, Polyurethane Base, Chemical Curing."

Subsection 9.28.5. Attachment of Siding

Nailing of
siding

9.28.5.1. Except as permitted in Articles 9.28.5.4. to 9.28.5.8., siding shall be nailed to the framing members, furring members or to blocking between the framing members.

Blocking of
siding

9.28.5.2. Blocking for the attachment of siding shall be not less than 2 in. by 2 in. lumber securely nailed to the framing and spaced not more than 24 in. o.c.

Furring for
siding

9.28.5.3.(1) Except as permitted in Articles 9.28.5.7. and 9.28.5.8., furring for the attachment of siding shall,

- (a) when applied over sheathing be not less than 1 in. by 2 in. lumber; or
- (b) when applied without sheathing be not less than 1 in. by 3 in. lumber on supports spaced not more than 16 in. o.c. and 1 in. by 4 in. on supports spaced not more than 24 in. o.c. Such furring shall be securely fastened to the framing and shall be spaced not more than 24 in. o.c.

9.28.5.4. Vertical lumber and stucco lath or reinforcing may be attached to sheathing only, where the sheathing consists of not less than 9/16-in. lumber, $\frac{1}{2}$ -in. plywood or $\frac{5}{8}$ in. particleboard.

Vertical metal
siding
attachment

9.28.5.5. Vertically applied metal siding and wood shingles and shakes may be attached to the sheathing only, where the sheathing consists of not less than 9/16-in. lumber, 5/16-in. plywood or 5/16-in. particleboard.

9.28.5.6. Asbestos-cement shingles may be attached to the sheathing only, when the sheathing consists of not less than 9/16-in. lumber, 3/8-in. plywood, or 1/2-in. particleboard.

Asbestos-cement shingles siding attachment

9.28.5.7. Where wood shingles or shakes are applied to sheathing which is not suitable for attaching the shingles or shakes, the shingles or shakes may be attached to a wood lath not less than 2-in. by 3/8-in. thick securely nailed to the framing, and applied as described in Article 9.28.7.5.

Wood shingles and shakes siding attachment

9.28.5.8. Where asbestos-cement shingles are applied to sheathing that is not suitable for attaching the shingles, the shingles may be fastened to a wood lath not less than 4 in. by 3/8 in. thick securely nailed to the framing and such lath shall be applied so that it overlaps the preceding shingle course by not less than 3/4 in.

9.28.5.9. Nails for the attachment of sidings and wood trim shall be corrosion-resistant and shall be compatible with the siding material and nail size and spacing shall conform to Table 9.28.5.A.

Nails for attachment

TABLE 9.28.5.A.

Forming Part of Article 9.28.5.9.

NAILING OF SIDING			
Type of Siding	Min. Nail Length, in.	Min. No. of Nails	Maximum Nail Spacing
Wood trim	2 ⁽¹⁾	—	24 in. o.c.
Lumber siding or horizontal siding made from sheet material	2 ⁽¹⁾	—	24 in. o.c.
Metal siding	1 1/2 ⁽¹⁾	—	24 in. o.c. (nailed to framing) 16 in. o.c. (nailed to sheathing only)
Handsplit wood shakes	2 ⁽²⁾	2 ⁽³⁾	—
Wood shingles and machine grooved shakes	1 1/4 ⁽²⁾	2 ⁽³⁾	—
Asbestos-cement shingles	1 1/4 ⁽²⁾	2	—
Panel or sheet type siding up to 1/4 in. thick	1 1/2 ⁽¹⁾	—	6 in. o.c. along edges 12 in. o.c. along intermediate supports
Panel or sheet type siding greater than 1/4 in. thick	2 ⁽¹⁾	—	
Column 1	2	3	4

Notes to Table 9.28.5.A.:

- (1) Shall penetrate through the nail-holding base or not less than 1 in. into the framing. Staples of the same length as required for nails may also be used provided the staples are corrosion-resistant and compatible with the siding material and positioned to permit expansion and contraction of the siding.
- (2) Shall penetrate through the nail-holding base or not less than 3/4 in. into the framing.
- (3) Shingles or shakes over 8 in. in width shall be fastened with no fewer than 3 nails.

Subsection 9.28.6. Lumber Siding

9.28.6.1. Lumber siding shall be sound, free of knot holes, loose knots, through checks or splits.

Quality

Thickness	9.28.6.2. Drop, rustic, novelty, lapped board and vertical wood siding shall be not less than 9/16 in. thick and not more than 12 in. wide.
Bevel siding	9.28.6.3. Bevel siding shall be not less than 3/16 in. thick at the top and 15/32 in. thick at the butt for sidings 8 in. or less in width and 9/16 in. thick at the butt for sidings wider than 8 in. Bevel siding shall be not more than 12 in. wide.
Prevention of water penetration	9.28.6.4.(1) Lumber siding shall prevent water from entering at the joints by the use of lapped or matched joints or by vertical wood battens and such siding shall overlap not less than 1/16 in. per in. width of lumber, but not less than, <ul style="list-style-type: none"> (a) 3/8 in. for matched siding; (b) 1 in. for lapped bevel siding; or (c) 1/2 in. for vertical battens.

Subsection 9.28.7. Wood Shingles and Machine Grooved Shakes

Grading	9.28.7.1. Shingles and shakes shall conform to CSA O118-1960, "Western Red Cedar Shingles, Machine Grooved Shakes, and Handsplit Red Cedar Shakes," as revised to 1 May, 1975, and shakes shall be not less than No. 1 grade and shingles not less than No. 2 grade, except that No. 3 grade may be used for undercoursing.
Shingles and shakes width	9.28.7.2. Shingles and shakes shall be not less than 2 1/2 in. nor more than 14 in. wide.
Fastening for shingles and shakes	9.28.7.3. Shingles or shakes shall be fastened with nails located approximately 3/4 in. from each edge and not less than 1 in. above the exposure line for single-course applications, or approximately 2 in. above the butt for double-course applications.
Single and double shingle application	9.28.7.4.(1) In single-course application, joints in succeeding courses shall be offset at least 1 1/2 in. so that joints in any 2 of 3 consecutive courses are staggered. <ul style="list-style-type: none"> (2) In double-course application, joints in the outer course shall be offset from joints in the undercourse by not less than 1 1/2 in. and joints in succeeding courses shall be offset not less than 1 1/2 in.
Shingles and shakes application	9.28.7.5.(1) When lath is used with double-course application (see Article 9.28.5.7.), it shall be spaced according to the exposure and securely fastened to the framing. <ul style="list-style-type: none"> (2) The butts of the under-course shall rest on the top edge of the lath. (3) The outer course shall be fastened to the lath with nails of sufficient length to penetrate through the lath. (4) The butts of the shingles or shakes shall be so located that they project not less than 1/2 in. below the bottom edge of the lath. (5) If wood lath is not used, the butts of the under-course shingles or shakes shall be located 1/2 in. above the butts of the outer course.
Exposure and butt thickness	9.28.7.6. The exposure and butt thickness of shingles and shakes shall conform to Table 9.28.7.A.

TABLE 9.28.7.A.

Forming Part of Article 9.28.7.6.

EXPOSURE AND THICKNESS OF WOOD SHINGLES AND MACHINE GROOVED SHAKES			
Shake or Shingle Length, in.	Maximum Exposure		Minimum Butt Thickness, in.
	Single Coursing, in.	Double Coursing, in.	
16	7½	12	2/5
18	8½	14	9/20
24	11½	16	½
Column 1	2	3	1

Subsection 9.28.8. Asbestos-Cement Shingles and Sheets

9.28.8.1. Asbestos-cement shingles and sheets shall conform to one of the following Standards, as revised to 1 May, 1975:

Asbestos-cement shingles and sheets specifications

CGSB 34-GP-4b(1970), "Siding: Asbestos Cement, Shingles and Clapboards,"
 CGSB 34-GP-5c(1970), "Sheets: Asbestos Cement, Corrugated,"
 CGSB 34-GP-14a(1969), "Sheets: Asbestos Cement, Decorative,"
 CGSB 34-GP-16b(1970), "Sheets: Asbestos Cement, Flat, Fully Compressed,"
 CGSB 34-GP-17c(1970), "Sheets: Asbestos Cement, Flat, Semicompressed," or
 CGSB 34-GP-21a(1970), "Sheets: Sandwich, Asbestos Cement and Fibreboard."

9.28.8.2.(1) Asbestos-cement shingles shall weight not less than 165 lb per square.

Asbestos-cement shingles and sheets thickness

(2) Asbestos-cement sheet shall be not less than 3/16 in. thick where applied to studs spaced not more than 16 in. o.c., nor less than ¼ in. thick where applied to studs spaced not more than 24 in. o.c. and where applied over sheathing, thickness shall be not less than 1/8 in.

9.28.8.3. Asbestos-cement shingles shall be fastened with nails located not less than 1-in. above the exposure line.

Fastening

9.28.8.4.(1) Asbestos-cement shingles shall be installed so that vertical joints in succeeding courses are staggered.

Installation

(2) Asphalt-coated backer strips shall be installed behind each vertical joint and the shingles shall have not less than a 1-in. head lap.

9.28.8.5. Vertical joints of asbestos-cement panels shall be protected with batten strips, caulking or other suitable method.

Vertical joints

9.28.8.6. Horizontal joints shall be lapped, flashed, caulked or otherwise suitably protected.

Horizontal joints

Subsection 9.28.9. Plywood

9.28.9.1. Plywood siding shall be exterior type conforming to CSA O115-1967, "Hardwood Plywood," CSA O121-1973, "Douglas Fir Plywood," CSA O151-1974, "Canadian Softwood Plywood," or CSA O153-1963, "Poplar Plywood," all as revised to 1 May, 1975.

Plywood specification

Plywood siding
thickness

9.28.9.2. Plywood siding shall be not less than ¼-in. thick when applied directly to sheathing and when applied directly to framing or over furring strips, plywood thickness shall conform to Table 9.28.9.A.

TABLE 9.28.9.A.

Forming Part of Article 9.28.9.2.

PLYWOOD THICKNESS, EXTERIOR WALL FINISH				
Spacing of Supports in.	Minimum Siding Thickness With Sheathing (over furring)		Minimum Siding Thickness Without Sheathing	
	Face Grain Parallel to Supports, in.	Face Grain Right Angles to Supports, in.	Face Grain Parallel to Supports, in.	Face Grain Right Angles to Supports, in.
16	¼	¼	⅜	⅜
20	⅜	¼	½	⅜
24	⅜	¼	½	⅜
Column 1	2	3	4	5

9.28.9.3. The edges of plywood siding shall be treated with a suitable paint or sealer.

Edge support

9.28.9.4.(1) Plywood applied in panels shall have all edges supported, and

- (a) not less than 1/16-in. gap shall be provided between sheets;
- (b) when the plywood joints are not matched, vertical joints in such siding shall be protected with batten strips or caulking; and
- (c) horizontal joints shall be lapped not less than 1-in. or shall be flashed.

Lapping

9.28.9.5.(1) Plywood applied in horizontal lapped strips shall have not less than a 1/16-in. gap provided at the butted ends, which shall be caulked. The horizontal joints shall be lapped not less than 1-in.

(2) When horizontal lapped plywood is applied without sheathing, wedges shall be inserted under all vertical butt joints and at all corners.

Subsection 9.28.10. Hard-Pressed Fibreboard

Hard-pressed
fibreboard
specification
Thickness

9.28.10.1. Hard-pressed fibreboard siding shall conform to CGSB 11-GP-5(1972), "Precoated Hardboard, for Exterior Use," as revised to 1 May, 1975.

9.28.10.2. Hard-pressed fibreboard siding shall be not less than ¼-in. thick where applied over sheathing, and 5/16-in. thick where applied without sheathing on supports not more than 16-in. o.c.

Edge support

9.28.10.3.(1) Hard-pressed fibreboard siding applied in panels shall have all edges supported and not less than a 3/16-in. gap shall be provided between sheets.

(2) Vertical joints in such siding shall be protected with batten strips or caulking when the joints are not matched and horizontal joints shall be lapped not less than 1-in. or shall be suitably flashed.

Horizontal
lapped strips

9.28.10.4.(1) Hard-pressed fibreboard applied in horizontal lapped strips shall have not less than a 3/16-in. gap provided at the butted ends, which shall be caulked or otherwise protected with suitable mouldings.

(2) The horizontal joints shall be lapped not less than 1-in. and wedges shall be inserted under all vertical butt joints and corners.

Subsection 9.28.11. Particleboard

9.28.11.1. Particleboard siding shall conform to Type 1 board in CSA O188-1968, "Mat-Formed Wood Particleboard," as revised to 1 May, 1975. Particleboard siding

9.28.11.2.(1) Particleboard shall be not less than 5/16-in. thick where applied directly to sheathing. Thickness

(2) Where applied directly to framing or over furring strips, particleboard shall be not less than 3/8-in. thick on supports spaced not more than 16-in. o.c. and 1/2-in. thick on supports spaced not more than 24-in. o.c.

9.28.11.3.(1) Particleboard applied in panels shall have all edges supported and not less than a 1/8-in. gap shall be provided between sheets. Edge support

(2) Vertical joints in such siding shall be protected with batten strips and horizontal joints shall be lapped not less than 1-in. or shall be suitably flashed.

Subsection 9.28.12. Metal Siding

9.28.12.1. Steel siding, including flashing and trim accessories, shall conform to CGSB 93-GP-4(1971), "Siding, Soffits and Fascia: Steel, Zinc Coated, (Galvanized), Prefinished, Standard Duty for Residential Buildings," as revised to 1 May, 1975. Steel siding

9.28.12.2. Aluminum siding, including flashing and trim accessories shall conform to CGSB 93-GP-2(1970), "Siding, Soffits and Fascia: Aluminum, Coated, Standard Duty," as revised to 1 May, 1975. Aluminum siding

9.28.12.3. Aluminum siding in contact with masonry or concrete shall be effectively coated or separated from the masonry or concrete by an impervious membrane. Aluminum siding over masonry or concrete

Subsection 9.28.13. Vinyl Siding

9.28.13.1. Vinyl siding, including flashing and trim accessories, shall conform to CGSB 41-GP-24(1972), "Siding, Soffits and Fascia, Rigid Vinyl," as revised to 1 May, 1975.

9.28.13.2. The attachment of vinyl siding shall conform to the requirements in Subsection 9.28.5. for metal siding.

9.28.13.3. Vinyl siding shall be applied over sheathing or other backing that will provide continuous support for the siding.

SECTION 9.29 STUCCO

Subsection 9.29.1. General

9.29.1.1. Except as permitted in Article 9.29.4.2., sheathing shall be provided beneath stucco applied over wood-frame walls and such sheathing shall conform to Subsection 9.23.16.

9.29.1.2.(1) Stucco lath or reinforcing shall be used to attach stucco to wood-frame construction and such lath or reinforcing shall also be used to attach stucco to masonry where the masonry is soft-burned tile or brick of less strength than the stucco or if the masonry surface is not sound, clean and sufficiently rough to provide a good key.

(2) Stucco applied over masonry chimneys shall be reinforced.

9.29.1.3. Stucco finish shall not be applied over concrete masonry units less than 1 month old unless the units have been cured by the autoclave process. Stucco finish

9.29.1.4. Stucco shall be not less than 8-in. above finished ground level except when it is applied over concrete or masonry.

9.29.1.5. Flashing for stucco shall conform to Section 9.28, except that if aluminum flashing is used, it shall be separated from the stucco by an impervious membrane or coating.

Subsection 9.29.2. Stucco Materials

Specification

9.29.2.1. Portland cement shall conform to CSA A5-1971, "Portland Cements", as revised to 1 May, 1975.

Aggregate

9.29.2.2. Aggregate shall be clean, well-graded natural sand or sand manufactured from crushed stone, gravel or air-cooled blast furnace slag, and shall contain no significant amounts of deleterious material and aggregate grading shall conform to Table 9.29.2.A.

TABLE 9.29.2.A.

Forming Part of Article 9.29.2.2.

AGGREGATE GRADING FOR STUCCO		
Sieve Sizes	Per Cent Passing	
	Maximum	Minimum
No. 4	—	100
8	—	90
16	90	60
30	60	45
50	30	10
100	5	—
Column 1	2	3

Hydrated lime specification

9.29.2.3. Hydrated lime shall conform to CSA A82.44-1950, "Normal Finishing Hydrated Lime," as revised to 1 May, 1975.

Water for stucco

9.29.2.4. Water shall be clean and free of significant amounts of deleterious material.

Subsection 9.29.3. Fasteners

Stucco fasteners

9.29.3.1. Fasteners for stucco lath or reinforcing shall be corrosion-resistant and of a material other than aluminum.

Nails for stucco lath

9.29.3.2.(1) Nails for stucco lath or reinforcing shall be not less than 0.126-in. diam. with a head diameter of not less than 7/16-in.

(2) Staples shall be not less than 0.078-in. diam. or thickness.

Staples for stucco lath

9.29.3.3. Staples and nails for attaching stucco lath or reinforcing to vertical surfaces shall be of sufficient length to penetrate 1-in. into framing members or to the full depth of the sheathing where the sheathing is used for attachment, and on horizontal surfaces nails shall be not less than 1½-in. long.

Subsection 9.29.4. Stucco Lath

Stucco lath

9.29.4.1.(1) Rib lath or expanded metal stucco mesh shall be copper-alloy steel coated with rust-inhibitive paint after fabrication or shall be galvanized.

(2) Woven or welded wire mesh shall be galvanized.

9.29.4.2. Sheathing need not be provided beneath stucco where not less than 0.047-in.-diam. galvanized wire is applied horizontally to the framing at vertical intervals not exceeding 6-in., or where paper-backed welded wire metal lath is used.

Stucco sheathing

9.29.4.3.(1) Stucco lath shall conform to Table 9.29.4.A.

(2) In addition to types of lath in column 2 in the Table, paper-backed welded wire lath may be used on horizontal surfaces.

TABLE 9.29.4.A.
Forming Part of Article 9.29.4.3.

STUCCO LATH				
Location	Type of Lath	Min. Diam. of Wire, in.	Max. Mesh Opening	Min. Wt. per sq. yd
Vertical surfaces	Welded or woven wire	0.047 0.053 0.063	1 in. 1½ in. 2 in.	— — —
	Stucco mesh reinforcing (expanded metal)	—	4 sq in.	1.8 lb
Horizontal surfaces	⅜-in. rib lath	—	—	3.4 lb
	Cedar lath	—	—	—
Column 1	2	3	4	5

9.29.4.4. Stucco lath shall be held not less than ¼-in. away from the backing by means of suitable self-furring devices.

Furring for stucco lath

- 9.29.4.5.(1) Stucco lath shall be applied with the long dimension horizontal, and
- Application
- (a) horizontal and vertical joints shall be lapped not less than 2-in. ;
- (b) end joints shall be staggered and shall occur over framing members ;
- (c) external corners shall be reinforced with a vertical strip of lath or reinforcing extending,
- (i) not less than 6-in. on both sides of the corner, or
- (ii) not less than 6-in. around corners.

9.29.4.6. Stucco lath shall be fastened in conformance with Subsection 9.28.5.

Fastening

- 9.29.4.7.(1) Fasteners on vertical surfaces shall be spaced not more than,
- Spacing of fasteners on vertical surfact
- (a) 6-in. o.c. vertically and 16-in. o.c. horizontally ; or
- (b) 4-in. o.c. vertically and 24-in. o.c. horizontally, and other nailing patterns may be used provided there are not fewer than 16 fasteners per square yard of wall surface.

9.29.4.8. Fasteners on horizontal surfaces shall be spaced not more than 6-in. o.c. along the framing members when members are spaced not more than 16-in. o.c., and 4-in. o.c. along members when members are spaced not more than 24-in. o.c.

Spacing of fasteners on horizontal surface

Subsection 9.29.5. Stucco Mixes

Stucco
mixes

9.29.5.1. Stucco mixes shall conform to Table 9.29.5.A.

TABLE 9.29.5.A.

Forming Part of Article 9.29.5.1.

STUCCO MIXES (by volume)			
Portland Cement	Masonry Cement Type H	Lime	Aggregate
1 1	— 1	¼ to 1 —	3¼ to 4 parts per part of cementitious material
Column 1	2	3	4

Pigment for
stucco

9.29.5.2. Pigment if used shall consist of pure mineral oxides inert to the action of sun, lime and cement and pigment shall not exceed 6 per cent of the portland cement by weight.

Mixing

9.29.5.3. Materials shall be thoroughly mixed before and after water is added and stucco shall be applied not later than 3 hr after the initial mixing.

Subsection 9.29.6. Stucco Application

Stucco
application
temperature

9.29.6.1. The base for stucco shall be maintained above freezing and stucco shall be maintained at a temperature of not less than 50°F during application, and for not less than 48 hr afterwards.

Application

9.29.6.2. Stucco shall be applied with not less than 2 base coats and 1 finish coat, providing a total thickness of at least 5⁄8-in., measured from the face of the lath or face of the masonry where no lath is used.

Stucco (1st
coat)

9.29.6.3. The first coat shall be not less than ¼-in. thick, measured from the face of the lath or masonry, fully embedding the lath and the surface shall be scored to provide a key with the second coat.

Stucco (2nd
coat)

9.29.6.4. The second coat shall be not less than ¼-in. thick and the surface shall be lightly roughened to provide a key with the finish coat if the finish coat is other than stone dash.

Stucco (finish
coat)

9.29.6.5. When the finish coat is other than stone dash, the base shall be dampened but not saturated before the finish coat is applied and the thickness of the finish coat shall be not less than ⅛-in.

Stone dash
finish

9.29.6.6. When a stone dash finish is used, the stone shall be partially embedded in the second coat before the second coat starts to set or stiffen.

SECTION 9.30 INTERIOR WALL AND CEILING FINISHES

Subsection 9.30.1. General

Interior wall
and ceiling
finishes

9.30.1.1.(1) The requirements for plastering in this Section apply to the application of plaster to gypsum or metal lath attached to wood furring or framing.

(2) Plastering applications and plaster mixes not described in this Section and requirements for metal framing and metal furring shall conform to CSA A82.30-1965, "Interior Furring, Lathing and Gypsum Plastering," as revised to 1 May, 1975.

(3) Flame-spread requirements are contained in Subsection 9.10.17.

Subsection 9.30.2. Waterproof Wall Finish

9.30.2.1. Waterproof finish shall be provided to a height of not less than 6 ft above the floor in shower stalls, 46-in. above the rims of bathtubs equipped with showers and 16-in. above the rims of bathtubs not equipped with showers.	Waterproofing of interior finishes
9.30.2.2. Waterproof finish shall consist of ceramic, plastic or metal tile, sheet vinyl, tempered hard-pressed fibreboard, laminated thermosetting decorative sheets or linoleum.	Waterproof finish

Subsection 9.30.3. Wood Furring

9.30.3.1. Wood furring for the attachment of wall finishes shall be not less than 5/8-in. by 2-in. where applied to solid backing such as masonry or to supports spaced not more than 16-in. o.c., and 5/8-in. by 4-in. where applied to supports spaced not more than 24-in. o.c.	Wood furring
9.30.3.2. Furring shall be fastened to the framing or to wood blocks with not less than 2-in. nails.	Nails for furring

Subsection 9.30.4. Gypsum Lath

9.30.4.1. Gypsum lath shall conform to CSA A82-24-1962, "Gypsum Lath," as revised to 1 May, 1975.	Specification
9.30.4.2. Gypsum lath shall be not less than 1/8-in. thick on supports not more than 16-in. o.c., and 1/2-in. thick on supports not more than 24-in. o.c.	Thickness
9.30.4.3. Gypsum lath shall be applied so that vertical joints do not occur at jamb studs above or below openings.	
9.30.4.4.(1) Gypsum lath shall be fastened at each support with no fewer than 4 uniformly spaced fasteners where 16-in.-wide lath is used on vertical supports spaced not more than 16-in. o.c.	Fastening method
(2) Such lath shall be fastened with no fewer than 5 fasteners per support for all other conditions.	
(3) Lath 24-in. wide shall be fastened with no fewer than 6 fasteners per support.	
(4) Lath need not be nailed to the framing at inside corners.	
9.30.4.5. Nails for fastening gypsum lath shall be not less than 1 1/4-in. long, with at least 0.090-in. shank diam. and 19/64-in. head diam. blued steel wire nails.	Nails for gypsum lath
9.30.4.6. Staples for fastening gypsum lath shall be,	Staples for gypsum lath
(a) not less than 1-in. long for 3/8-in.-thick lath;	
(b) 1 1/8-in. long for 1/2-in. lath; and	
(c) not less than 0.063-in. diam. or thickness with not less than a 3/4-in. crown.	

Subsection 9.30.5. Metal Lath

9.30.5.1. Metal lath shall consist of galvanized metal or copper-bearing steel treated with a suitable rust-inhibitive coating after manufacture.	Metal lath
9.30.5.2.(1) The weight of metal lath shall conform to Table 9.30.5.A.	Weight of metal lath

TABLE 9.30.5.A.

Forming Part of Sentence 9.30.5.2.(1)

MINIMUM WEIGHT OF METAL LATH			
Type of Lath	Min. Weight, lb per sq yd	Max. Spacing of Wood Supports, in.	
		Walls	Ceilings
Diamond mesh	2.5	12	12
	3.0	16	12
Flat rib	2.5	16	12
	3.0	16	16
$\frac{3}{8}$ -in. rib	2.5	16	16
	3.0	20	20
	3.5	24	24
Paper-backed welded wire	1.4	16	16
	1.95	24	24
Column 1	2	3	4

(2) Paper-backed welded wire weighing 1.4 lb per sq yd shall not be less than 0.063-in. diam. wire.

(3) Paper-backed welded wire weighing 1.95 lb per sq yd shall be not less than 0.063-in. diam. wire and every third back wire at right angles to support shall be not less than 0.114-in. diam.

Nails for metal
lath

9.30.5.3. Nails for the attachment of metal lath shall be not less than 0.126-in. diam. large-head roofing nails not less than $1\frac{1}{2}$ -in. long for ceiling supports and 1-in. long for wall supports and such nails shall be spaced not more than 6-in. o.c.

Staples for
metal lath

9.30.5.4. Staples for the attachment of metal lath shall be not less than 0.078-in. diam. or thickness nor less than $1\frac{1}{2}$ -in. long with a $\frac{3}{4}$ -in. crown and such staples shall be spaced not more than 6 in. o.c.

Application

9.30.5.5.(1) Metal lath shall be applied at right angles to the supports, and

(a) end joints shall be lapped not less than 1-in.;

(b) side joints of diamond mesh lath shall be lapped not less than $\frac{1}{2}$ -in.;

(c) side joints of rib lath shall be lapped so that the adjacent side ribs nest;

(d) end joints shall be staggered; and

(e) end laps that occur between supports shall be tied.

Furring for
metal lath

9.30.5.6. When metal lath is applied over a continuous surface, it shall be held not less than $\frac{1}{4}$ -in. from the back-up by means of furring strips, self-furring nails or self-furring lath.

Subsection 9.30.6. Corner Reinforcement for Plaster

Corner
reinforcement

9.30.6.1. Material for corner reinforcement shall have at least the same corrosion resistance as metal plaster lath.

9.30.6.2. All internal corners of walls and ceilings shall be reinforced with metal lath or wire fabric having not less than 2-in.-wide legs and corner beads shall be installed at all external corners.

9.30.6.3. Corners of openings shall be reinforced with a strip of metal lath not less than 6-in. by 18-in. long installed at an angle of 45 deg. to the horizontal.	Corner reinforcement for openings
9.30.6.4. All plaster reinforcement shall be fastened to the lath and not to the framing.	Fastening of plaster reinforcement

Subsection 9.30.7. Plastering

9.30.4.1. Materials used in plastering shall conform to the following Standards, as revised to 1 May, 1975:	Plastering material specification
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- CSA A82.21-1950, "Gypsum",
- CSA A82.22-1963, "Gypsum Plasters",
- CSA A82.26-1950, "Keene's Cement",
- CSA A82.42-1950, "Quicklime for Structural Purposes",
- CSA A82.44-1950, "Normal Finishing Hydrated Lime",
- CSA A82.46-1962, "Special Finishing Hydrated Lime", or
- CSA A82.57-1954, "Inorganic Aggregates for Use in Interior Plaster".

9.30.7.2. Grounds shall be installed to ensure even and uniform plaster thickness.	Grounds
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9.30.7.3.(1) Plaster shall be not less than 3⁄8-in. thick at any point, measured from the face of the lath.	Plaster thickness
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(2) Where electric cables for heating are embedded in the plaster, there shall be not less than 3⁄8-in. of plaster covering the cables.

9.30.7.4. Plaster shall be applied in 3 coats consisting of a scratch coat, brown coat and finish coat, except that where the base consists of gypsum lath or unit masonry other than concrete masonry, a 2-coat application may be used in which a brown coat is doubled back over the scratch coat.

9.30.7.5.(1) When plaster is applied over concrete or concrete masonry, a special bond coat shall be used as the first coat or a liquid bonding agent shall be applied before application of the first coat of plaster.	Plaster over concrete or masonry
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(2) Normal finishing hydrated lime shall not be used in plaster applied to exterior masonry or concrete walls.

9.30.7.6. Plaster to embed cables used for electric heating shall not incorporate lightweight aggregate.	Plaster for electric heating
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9.30.7.7.(1) When 3-coat plaster is used,	Plaster mixes
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- (a) the first or scratch coat shall consist of 1 part gypsum plaster to 2 parts sand by weight;
- (b) the second or brown coat shall consist of 1 part gypsum plaster to 3 parts sand by weight; and
- (c) the finish coat shall consist of 1 part gypsum plaster to 3 parts lime by volume.

9.30.7.8.(1) When 2-coat plaster is used,	
(a) the first coat shall consist of 1 part gypsum plaster to 2½ parts sand by weight; and	

- (b) the finish coat shall consist of 1 part gypsum plaster to 3 parts lime by volume.

9.30.7.9. The finish coat shall be trowelled to a smooth hard finish unless a special decorative finish is used conforming to CSA A82.22-1963, "Gypsum Plasters", as revised to 1 May, 1975.

9.30.7.10. In cold weather plaster shall be applied at from 50°F to 70°F and maintained at this temperature range for not less than 96 hr, and above freezing thereafter and ventilation shall be provided for the proper drying of the plaster.

Subsection 9.30.8. Gypsum Board Finish (Taped Joints)

Gypsum board specification 9.30.8.1. Gypsum board shall conform to CSA A82.27-1972, "Gypsum Wallboard," as revised to 1 May, 1975.

Application 9.30.8.2.(1) Gypsum board applied as a single layer shall be not less than 3⁄8-in. thick on supports not more than 16-in. o.c., and 1⁄2-in. thick on supports not more than 24-in. o.c.

(2) When gypsum board is applied as 2 layers, each layer shall be not less than 3⁄8-in. thick on supports not more than 24-in. o.c.

Fasteners 9.30.8.3. The length of fasteners for gypsum board shall conform to Table 9.30.8.A.

TABLE 9.30.8.A.

Forming Part of Article 9.30.8.3.

FASTENER PENETRATION INTO WOOD SUPPORTS		
Required Fire-Resistance Rating of Assembly, hr	Min. Fastener Penetration Into Wood Supports, in.	
	Walls	Ceilings
Fire-resistance rating not required	3⁄4 ⁽¹⁾	3⁄4 ⁽¹⁾
3⁄4	3⁄4 ⁽²⁾	1 1⁄8 ⁽²⁾
1	3⁄4 ⁽²⁾	1 7⁄8 ⁽²⁾
1 1⁄2	3⁄4 ⁽²⁾	2 1⁄2 ⁽²⁾
Column 1	2	3

Notes to Table 9.30.8.A. :

- (1)May be reduced to 5⁄8 in. for screws.
(2)Where the exposed layer of wallboard is attached with a heat-resistant adhesive to an underlying layer of gypsum board, the fasteners for the underlying layer shall penetrate not less than 3⁄4 in. into the supports where nails are used and 5⁄8 in. where screws are used.

9.30.8.4. Nails for fastening gypsum board to wood supports shall be not less than 0.090-in.-shank diameter annular grooved nails with a head diameter of 7⁄32-in.

Gypsum board single-layer application 9.30.8.5.(1) For a single-layer application nails shall be spaced not more than 7-in. o.c. on ceiling supports and not more than 8-in. apart along vertical wall supports, except that nails may be spaced in pairs about 2-in. apart every 12-in. along such wall or ceiling supports.

(2) Where the ceiling sheets are supported by the wall sheets around the perimeter of the ceiling, this support may be considered as equivalent to nailing at this location.

(3) The uppermost wall nails shall be not more than 8-in. below the ceiling and nails shall be located not less than 3⁄8-in. from the side or edge of the board.

(4) Nails shall be driven so that the heads are below the plane of the board surface but do not puncture the paper.

9.30.8.6. For double-layer applications,

Gypsum board
double-layer
application

- (a) the first layer shall be fastened as in Article 9.30.8.5; and
- (b) the second layer shall be fastened with nailing as set out in Article 9.30.8.5. or with adhesive.

(2) Where adhesive is used, the second layer shall be held in place by temporary shoring or bracing or by nails until the adhesive has set, and such nails shall be spaced about 12-in. o.c. on ceilings and 16-in. o.c. on walls and may be removed when the adhesive sets.

9.30.8.7. Where strip laminated method of application is used, strips of gypsum board not less than $\frac{3}{8}$ -in.-thick and 6-in. wide shall be nailed to the framing members with nailing conforming to Article 9.30.8.5. and the finish layer of gypsum board shall be attached by means of a suitable adhesive to these strips as described in Article 9.30.8.6.

Strip laminated
application
method

9.30.8.8. Where gypsum board is applied with drywall screws, the screws shall be spaced not more than 12-in. o.c. along supports, except that on vertical surfaces the screws may be spaced 16-in. o.c. where the supports are not more than 16-in. o.c.

Drywall screws

9.30.8.9. In cold weather the taping and finishing of gypsum board shall be carried out at a temperature of not less than 50°F.

Temperature
for finishing
gypsum board

9.30.8.10. Nail heads and screw heads shall be covered with a suitable filler.

Filler for
nail heads

9.30.8.11.(1) Surfaces to receive tape shall be clean, and torn paper or loose material shall be removed.

(2) Openings greater than $\frac{1}{8}$ -in. shall be filled with patching plaster that is allowed to dry before joint tape cement is applied.

9.30.8.12. External corners shall be protected with corrosion-resistant metal corner beads or wood mouldings.

Metal corner

9.30.8.13. A band of joint cement about 5-in. wide shall be applied along the joints to embed the tape and such tape shall be smoothed out and excess cement removed with a suitable spreader tool.

9.30.8.14. After the cement has dried, a second layer of cement shall be applied so that it completely covers the tape and the edges of the cement shall be feathered to provide a band about 8-in. wide where the joints are recessed and 10-in. wide where the joints are not recessed.

9.30.8.15. After the second layer is dry, a third layer of cement shall be applied and feathered to provide a band about 10-in. wide where the joints are recessed and 16-in. wide where the joints are not recessed.

9.30.8.16. After the third layer of cement has dried, all rough and uneven areas shall be sanded to provide a smooth even surface.

Subsection 9.30.9. Plywood Finish

9.30.9.1. The minimum thickness of plywood interior finish shall conform to Table 9.30.9.A., except that no minimum thickness is required when the plywood is applied over solid backing.

Plywood finish
thickness

TABLE 9.30.9.A.
Forming Part of Article 9.30.9.1.

MINIMUM THICKNESS OF INTERIOR PLYWOOD FINISH		
Maximum Spacing of Supports, in. o.c.	On Supports with no Horizontal Blocking, in.	On Supports with Blocking at Vertical Intervals not Exceeding 4 ft, in.
16	3/16	5/32
24	3/8	3/16
Column 1	2	3

9.30.9.2. Where plywood for interior finish is grooved, the grooves shall not extend through the face ply and into the plies below the face ply unless the groove is supported by framing or furring, or if the grain of the face ply is at right angles to the supporting members, unless the thickness of the plywood exceeds the value shown in Table 9.30.9.A. by an amount equal to at least the depth of penetration of the grooves into the plies below the face ply.

Nails for plywood finish 9.30.9.3. Nails for attaching plywood finishes shall be not less than 1½-in. casing or finishing nails spaced not more than 6-in. o.c. along edge supports and 12-in. o.c. along intermediate supports, except that staples providing equivalent lateral resistance may also be used.

Edges 9.30.9.4. All plywood edges shall be supported by furring, blocking or framing.

Subsection 9.30.10. Hard-pressed Fibreboard Finish

Hard-pressed fibreboard specification 9.30.10.1. Hard-pressed fibreboard shall conform to CGSB 11-GP-3b (1972), "Hard-board," as revised to 1 May, 1975.

Thickness 9.30.10.2. Hard-pressed fibreboard shall be not less than ⅛-in. thick where applied over continuous back-up, ¼-in. thick where applied to supports spaced not more than 16-in. o.c., and ⅜-in. thick where applied to supports spaced not more than 24-in. o.c.

Nails 9.30.10.3. Nails for fastening hard-pressed fibreboard shall be casing or finishing nails not less than 1½-in. long, spaced not more than 6-in. o.c. along edge supports and 12-in. o.c. along intermediate supports.

Edges 9.30.10.4. All hard-pressed fibreboard edges shall be supported by furring, blocking or framing where the back-up is not continuous.

Subsection 9.30.11. Insulating Fibreboard Finish

Insulating fibreboard 9.30.11.1. Insulating fibreboard shall conform to CSA A247.3-1969, "Fibreboard Used in Interior Application," as revised to 1 May, 1975.

Thickness 9.30.11.2.(1) Insulating fibreboard sheets shall be not less than 7/16-in. thick on supports not more than 16-in. o.c.

(2) Insulating fibreboard tile shall be not less than ½-in. thick on supports spaced not more than 16-in. o.c.

Nails and nail spacing 9.30.11.3. Nails for fastening fibreboard sheets shall be not less than 0.102-in. shank diameter casing or finishing nails of sufficient length to penetrate at least ¾-in. into the supports and nails shall be spaced not more than 4-in. o.c. along edge supports and 8-in. o.c. along intermediate supports.

Edge support 9.30.11.4. All fibreboard edges shall be supported by blocking, furring or framing.

Subsection 9.30.12. Particleboard Finish

9.30.12.1. Particleboard finish shall conform to CSA O188-1968, "Mat-Formed Wood Particleboard," as revised to 1 May, 1975.	Particleboard finish
9.30.12.2. Particleboard shall be not less than ¼-in. thick on supports not more than 16-in. o.c., and not less than ⅜-in. thick on supports not more than 24-in. o.c., except that in walls where blocking is provided at mid-wall height, particleboard shall have a thickness of not less than ¼-in. on supports not more than 24-in. o.c.	Thickness
9.30.12.3. Nails for fastening particleboard shall be not less than 1½-in. casing or finishing nails spaced not more than 6-in. o.c. along edge supports and 12-in. o.c. along intermediate supports.	Nails and nail spacing
9.30.12.4. All particleboard edges shall be supported by furring, blocking or framing.	Edge support

Subsection 9.30.13. Wall Tile

9.30.13.1. Ceramic tile shall be set in a mortar base or applied with an adhesive. Plastic tile shall be applied with an adhesive.	Wall tile base and adhesive
9.30.13.2.(1) When ceramic tile is applied to a mortar base the cementitious material, (a) shall consist of 1 part portland cement to not more than ¼ part lime by volume; and (b) shall be mixed with not less than 3 nor more than 5 parts of aggregate per part of cementitious material by volume. (2) Mortar shall be applied over metal lath or masonry. (3) Ceramic tile applied to a mortar base shall be thoroughly soaked and pressed into place forcing the mortar into the joints while the tile is wet.	Mortar for ceramic tile
9.30.13.3. Adhesives to attach ceramic or plastic tile shall be applied to the finish coat or brown coat of plaster that has been steel-trowelled to an even surface or to gypsum board or to masonry provided the masonry has an even surface.	Adhesive for ceramic tile
9.30.13.4. The joints between wall tiles and a bathtub shall be suitably caulked with material conforming to CGSB 19-GP-3b(1972), "Sealing Compound: Two Component, Polysulphide Base, Chemical Curing" or CGSB 19-GP-9b(1971), "Sealing Compound: One Component, Silicone Base, Chemical Curing," both as revised to 1 May, 1975.	Caulking compounds for wall tiles

SECTION 9.31 FLOORING

Subsection 9.31.1. General

9.31.1.1. Finished flooring shall be provided in all dwelling units, public and private entrances, corridors, stair landings and all public areas.	Flooring
9.31.1.2. Finished flooring in bathrooms, kitchens, public entrance halls, laundry and general storage areas shall consist of resilient flooring, felted-synthetic-fibre floor coverings, concrete, terrazzo, ceramic tile, mastic or other types of flooring providing similar degrees of water resistance.	Finished flooring materials
9.31.1.3. Wood sleepers supporting finished flooring over a concrete base on ground shall be not less than 1-in. by 2-in. and shall be treated with a soaking coat of wood preservative.	Wood sleepers
9.31.1.4. Finished flooring shall have a surface that is smooth, even and free from roughness or open defects.	

Subsection 9.31.2. Panel-Type Underlay

Panel-type underlay

9.31.2.1. A panel-type underlay shall be provided under resilient flooring, parquet flooring, ceramic tile, felted-synthetic-fibre floor coverings or carpeting laid over lumber subflooring. (See Article 9.31.3.3.)

9.31.2.2. A panel-type underlay shall be provided under resilient flooring, parquet flooring, felted-synthetic-fibre floor coverings, carpeting or ceramic tile on panel-type subflooring whose edges are unsupported. (See Article 9.23.14.3.)

Panel-type underlay specifications

9.31.2.3. Panel-type underlay shall be not less than $\frac{1}{4}$ -in. thick and shall conform to one of the following Standards, as revised to 1 May, 1975:

CSA O115-1967, "Hardwood Plywood,"
CSA O121-1973, "Douglas Fir Plywood,"
CSA O151-1974, "Canadian Softwood Plywood,"
CSA O153-1963, "Poplar Plywood,"
CSA O188-1968, "Mat-Formed Particleboard," or
CGSB 11-GP-3b(1972), "Hardboard."

Fastening

9.31.2.4. Panel-type underlay shall be fastened to the subfloor with staples or annular grooved flooring nails, spaced not more than 6-in. o.c. along the edges and 8-in. o.c. both ways at other locations.

Nails for underlay

9.31.2.5.(1) Nails for panel-type underlay shall be not less than $\frac{3}{4}$ -in. long for $\frac{1}{4}$ -in.-thick underlay and $\frac{7}{8}$ -in. long for $\frac{5}{16}$ -in.-thick underlay.

(2) Staples for panel-type underlay shall have not less than a 0.047-in. shank diameter or thickness with a $\frac{3}{8}$ -in. crown and shall be not less than $\frac{7}{8}$ -in. long for $\frac{1}{4}$ -in. underlay and 1 $\frac{1}{8}$ -in. long for $\frac{5}{16}$ -in. and $\frac{3}{8}$ -in. underlay.

9.31.2.6. Where panel-type underlay is required to be installed over plywood or particleboard, the joints in the underlay shall be offset at least 8-in. from the parallel joints in the underlying subfloor.

Underlay for resilient or ceramic floors

9.31.2.7. Underlay beneath resilient or ceramic floors applied with an adhesive shall have all holes or open defects on the surface patched so that the defects will not be transmitted to the finished surface.

Subsection 9.31.3. Wood Strip Flooring

Dimensions

9.31.3.1. The thickness of wood strip flooring shall conform to Table 9.31.3.A.

TABLE 9.31.3.A.
Forming Part of Article 9.31.3.1.

WOOD STRIP FLOORING			
Type of Flooring	Maximum Joist Spacing, in.	Minimum Actual Thickness of Flooring, in.	
		With Subfloor	No Subfloor
Matched hardwood (interior use only)	16	$\frac{5}{16}$	$\frac{3}{4}$
	24	$\frac{5}{16}$	1- $\frac{5}{16}$
Matched softwood (interior or exterior use)	16	$\frac{3}{4}$	$\frac{3}{4}$
	24	$\frac{3}{4}$	1 $\frac{1}{4}$
Square edge softwood (exterior use only)	16	—	1
	24	—	1 $\frac{1}{2}$
Column 1	2	3	4

- 9.31.3.2. Wood strip flooring shall not be laid parallel to lumber subflooring unless a separate underlay is provided.

9.31.3.3.(1) If wood strip flooring is applied without a subfloor, it shall be laid at right angles to the joists so that the end joints are staggered and occur over supports or are end matched.

(2) If the flooring is end matched, it shall be laid so that no 2 adjoining strips break joints in the same space between supports and each strip bears on no fewer than 2 supports.

9.31.3.4.(1) Wood strip flooring shall be toe nailed or face nailed with at least 1 nail per strip at the spacings shown in Table 9.31.3.B., except that face nailed strips of more than 1-in. in width shall have no fewer than 2 nails per strip.

(2) Face nails shall be countersunk and the holes filled with suitable filler.
- Underlay
- Laying of wood strip flooring
- Nailing

TABLE 9.31.3.B.

Forming Part of Article 9.31.3.4.

NAILING OF WOOD STRIP FLOORING

Finish Floor Thickness, in.	Minimum Length of Flooring Nails, in.	Maximum Spacing of Flooring Nails, in.
5/16	1 1/2 ⁽¹⁾	8
7/16	2	12
3/4	2 1/4	16
1	2 1/2	16
1 1/4	2 3/4	24
1 1/2	3 1/4	24
Column 1	2	3

Note to Table 9.31.3.B.:

(¹)Staples not less than 1 1/8 in. long with 0.047-in. shank diameter or thickness and with 3/16-in. crowns may be used in lieu of nails.

- 9.31.3.5. Wood strip flooring shall be sanded so that the surface is smooth, even, and free from roughness or open defects.
- Wood strip flooring

Subsection 9.31.4. Parquet Flooring

- 9.31.4.1. Adhesive used to attach parquet block flooring shall be suitable for bonding wood to the applicable subfloor material.
- Adhesive for parquet flooring

- 9.31.4.2. Hardwood parquet block flooring shall be finished so that the surface is smooth, even, and free from roughness or open defects.
- Parquet flooring

Subsection 9.31.5. Resilient Flooring

- 9.31.5.1.(1) Resilient flooring used on concrete slabs supported on ground shall consist of asphalt, rubber, vinyl-asbestos, unbacked vinyl or vinyl with an inorganic type backing and such flooring shall be attached to the base with a suitable waterproof and alkali-resistant adhesive.
- Type of resilient flooring

(2) Other similar types of resilient flooring may be used on slabs-on-ground.

- 9.31.5.2. Resilient floor shall conform to one of the following Standards, as revised to 1 May, 1975:
- Resilient flooring specifications

CSA A100-1962, "Asphalt Floor Tile,"
CSA A146-1965, "Linoleum Products,"
CSA A126.1-1967, "Vinyl Asbestos Floor Tile,"
CSA A145-1959, "Rubber Floor Tile,"
FS-L-F00450A(1970), "Flooring, Vinyl Plastic."

Subsection 9.31.6. Ceramic Tile

Ceramic tile

9.31.6.1. Ceramic tile shall be set in a mortar bed or applied to a sound smooth base with a suitable adhesive.

9.31.6.2.(1) When ceramic tile is set in mortar bed, the bed shall be not less than 1¼-in. thick and asphalt sheathing paper, felt or polyethylene film shall be applied under the mortar bed when the mortar is applied over wood subfloors.

(2) The mortar shall consist, by volume of

1	part portland cement
1/5 to 1/2	part hydrated lime
4	parts sand
1	part water.

(3) The tile shall be soaked before installation and pressed firmly into place while the mortar is still plastic.

(4) The mortar shall be compressed into the tile joints and joints tooled the same day the tile is installed and where no spacers are provided, the joints shall not exceed 1/16-in. in width.

9.31.6.3.(1) Ceramic tile installed with an adhesive shall be applied with a proper notched trowel over a smooth base of concrete or over a panel-type underlay as described in Subsection 9.31.2., except that particleboard shall be limited to Type 1 particleboard as in CSA O188-1968, "Mat-Formed Wood Particleboard," as revised to 1 May, 1975.

(2) The adhesive used in the installation of ceramic tile shall be applied to both the base and the tile and a "dry cure grout" mixed with water to a paste consistency shall be forced into the tile joints and all excess grout removed.

Subsection 9.31.7. Carpeting

9.31.7.1. When carpeting is used it shall be laid over concrete or panel-type subflooring or over lumber subflooring covered with a panel-type underlay conforming to Subsection 9.31.2.

Subsection 9.31.8. Felted-Synthetic-Fibre Floor Coverings

Felted-
synthetic-fibre
floor covering

9.31.8.1. Felted-synthetic-fibre floor coverings may be used in all rooms and spaces and when a felted-synthetic-fibre floor covering is used, it shall be laid over concrete or panel-type subflooring or over lumber subflooring covered with a panel-type underlay conforming to Subsection 9.31.2.

9.31.8.2. A carpet underlay shall not be used beneath felted-synthetic-fibre floor coverings in those areas where excessive amounts of water is likely to be encountered.

SECTION 9.32 PLUMBING FACILITIES

Subsection 9.32.1. Scope

Plumbing

9.32.1.1. This Section applies to the facilities required in plumbing systems within dwelling units.

9.32.1.2. Facilities in plumbing systems other than those required in dwelling units shall conform to Part 3.

Subsection 9.32.2. Administration

9.32.2.1. The construction, extension, alteration, renewal or repair of plumbing systems and sewage disposal systems shall conform to Part 7.

Subsection 9.32.3. Water Supply and Distribution

9.32.3.1. Every dwelling unit shall be supplied with potable water from an approved public or private water supply. Potable water

9.32.3.2. Where an approved public or community water supply is available, every dwelling unit shall be connected thereto. Cold water storage

9.32.3.3. Where a piped water supply is available, piping for hot and cold water shall be connected to every kitchen sink, lavatory, bathtub, shower, slop sink and laundry area and piping for cold water shall be run to every water closet and hose bib. Piping to facilities

Subsection 9.32.4. Required Facilities

9.32.4.1.(1) A kitchen sink, lavatory, bathtub and water closet shall be provided for every dwelling unit where a piped water supply is available. Required facilities

(2) Where there is no piped water supply, other means of waste disposal shall be provided for every dwelling unit.

9.32.4.2. Laundry facilities or a space for laundry facilities shall be provided in every dwelling unit, or grouped elsewhere in the building in a location conveniently accessible to occupants of every dwelling unit. Laundry space

9.32.4.3. Where a piped water supply is available a hot water supply shall be provided in every dwelling unit. Hot water supply

9.32.4.4. Where gravity drainage to a sewer, drainage ditch or dry well is possible, a floor drain shall be installed in a basement or cellar forming part of a dwelling unit. Floor drain

9.32.4.5. A floor drain shall be provided in a public laundry room, and in a garbage room, incinerator room, boiler or heating room serving more than 1 dwelling unit.

Subsection 9.32.5. Sewage Disposal

9.32.5.1. Except as provided in Article 9.32.4.1., wastes from every plumbing fixture shall be piped to the building sewer. Sewage disposal

9.32.5.2. Building sewers shall discharge into a public sewage system where such system is available. Building sewers discharge

9.32.5.3. Where a public sewage system is not available, the building sewer shall discharge into a private sewage disposal system such as a septic tank and disposal field provided the design and installation is approved. Private sewage disposal system

Subsection 9.32.6. Service Water Heating Facilities

9.32.6.1. Where a hot water supply is required by Article 9.32.4.3., equipment shall be installed to provide to every dwelling unit an adequate supply of service hot water with a temperature range from 140°F to 165°F. Service water heating facilities

9.32.6.2. Service hot water may be distributed from a centrally located heater to supply the entire building or may be supplied by an individual service water heater for each dwelling unit. Distribution of service hot water

9.32.6.3. Every service water heater and its installation shall conform to Part 6. Installation

9.32.6.4. Where storage tanks for service water heaters are of steel, they shall be coated with zinc, vitreous enamel (glass lined), hydraulic cement or other corrosion-resistant material. Storage tanks

Fuel-burning service water heaters	9.32.6.5. Fuel-burning service water heaters shall be connected to a chimney flue conforming to Section 9.21.
Heating coils	9.32.6.6. Heating coils of service water heaters shall not be installed in a flue or in a combustion chamber of a building heating boiler or furnace unless such installations are permitted.

SECTION 9.33 VENTILATION

Subsection 9.33.1. Scope

Ventilation	9.33.1.1. This Section applies to the ventilation of rooms and spaces in residential occupancies by natural ventilation and mechanical ventilation where the rated fan capacity does not exceed 4,000 cfm.
Mechanical ventilation	9.33.1.2. Where the rated fan capacity exceeds 4,000 cfm, mechanical ventilation shall conform to Part 6.
Ventilation of rooms and spaces	9.33.1.3. Ventilation of rooms and spaces in other than residential occupancies shall conform to procedures described in Part 6.
Ventilation of garages	9.33.1.4. A garage for parking more than 5 cars shall be ventilated in accordance with Part 3.

Subsection 9.33.2. General

Ventilation of residential occupancies	9.33.2.1. Rooms and spaces in buildings of residential occupancy shall be ventilated by natural means in accordance with Subsection 9.33.3. or by mechanical means in conformance with Subsection 9.33.4.
	9.33.2.2. A space that contains a fuel-fired heating appliance shall have natural or mechanical means of supplying the required combustion air.
	9.33.2.3. Where the ventilation system forms part of the heating system, Section 9.34 shall also apply.
Air contaminants	9.33.2.4. Air contaminants released within buildings shall be removed insofar as possible at their points of origin and shall not be permitted to accumulate in unsafe concentrations.
Exhaust ventilation system	9.33.2.5. Every building in which dust, fumes, gases, vapour or other contaminants tend to create a fire or explosion hazard shall be provided with an exhaust ventilation system designed to conform to Part 6 and shall be provided with explosion relief devices and vents or other protective measures to conform with Part 3.

Subsection 9.33.3. Natural Ventilation

Minimum natural ventilation area	9.33.3.1. The unobstructed ventilation area to the outdoors for rooms and spaces in residential buildings ventilated by natural means shall conform to Table 9.33.3.A.
Protection of openings supplying natural ventilation	9.33.3.2. Openings for natural ventilation other than windows shall be constructed to provide protection from the weather and insects and screening shall be of rust-proof material.

TABLE 9.33.3.A.

Forming Part of Article 9.33.3.1.

NATURAL VENTILATION		
	Location	Minimum Unobstructed Area
Within dwelling units	Bathrooms or water-closet rooms	1 sq ft
	Unfinished basement space	0.2 per cent of the floor area
	Dining rooms, living rooms, ⁽¹⁾ Bedrooms, kitchens, combined rooms, ⁽¹⁾ Dens, recreation rooms and all other finished rooms	3 sq ft ⁽²⁾
Other than within dwelling units	Bathrooms or water-closet rooms	1 sq ft per water-closet
	Sleeping areas	1½ sq ft per occupant
	Laundry rooms, kitchens, recreation rooms	4 per cent of the floor area
	Corridors, storage rooms and other similar public rooms or spaces	2 per cent of the floor area
	Unfinished basement space not used on a shared basis	0.2 per cent of the floor area
Column 1	2	3

Notes to Table 9.33.3.A.:

⁽¹⁾Ventilation to the outdoors may be through a vestibule opening directly off a living or dining room.⁽²⁾Where living, dining or sleeping areas are contained in a single room, the 3 sq ft of minimum unobstructed area shall apply to the entire room.**Subsection 9.33.4. Mechanical Ventilation**

9.33.4.1.(1) Where rooms or spaces are mechanically ventilated, the system shall be capable of providing at least 1 air change per hour.

Mechanical ventilation

(2) Where a kitchen space is combined with a living area, natural or mechanical ventilation shall be provided in the kitchen area.

9.33.4.2. No air from any dwelling unit shall be circulated directly or indirectly to any other dwelling unit, public corridor or public stairway.

Air from dwelling unit

9.33.4.3.(1) Exhaust ducts from rooms containing water closets, urinals, showers, slop sinks or domestic cooking equipment shall not be connected to duct systems serving other areas of a building except at the inlet of the exhaust fan and where such a connection is made, devices shall be installed to prevent the circulation of exhaust air through the dwelling units when the fan is not operating.

Exhaust ducts from toilet room and kitchen

(2) Exhaust air provided shall be not less than 50 cfm per sanitary fixture in any washroom.

9.33.4.4. Air intakes shall be located so as to avoid contamination from exhaust outlets or other sources in concentrations greater than normal in the locality in which the building is located.

Contamination from exhaust outlets

Exhaust discharge	9.33.4.5. Exhaust ducts shall discharge directly to the outdoors and where the exhaust duct passes through or is adjacent to unheated space, the duct shall be insulated to prevent moisture condensation in the duct.
Access to ventilation equipment	9.33.4.6. Ventilation equipment shall be accessible for inspection, maintenance, repair and cleaning and kitchen exhaust ducts shall be designed and installed so that the entire duct can be cleaned where the duct is not equipped with a filter at the intake end.
Air intake shield	9.33.4.7. Outdoor air intake and exhaust outlets shall be shielded from weather and insects and screening shall be of rust-proof material.
Automatic damper	9.33.4.8.(1) Outdoor air intake openings into the cold air return system shall be provided with a manually operated or automatic damper. (2) Air intake openings larger than 5-in. diam. shall be equipped with a manually operated closure if the system is gravity type, or an automatic closure if the system is mechanically operated.
	9.33.4.9. Where a duct enters or passes through a wall, floor or ceiling, the space between the duct and surrounding construction shall be closed off with noncombustible material.
	9.33.4.10. Except as provided in Article 9.33.4.11., every ventilating duct shall conform to the requirements of Section 9.34 for supply ducts.
	9.33.4.11. An exhaust duct that serves only a bathroom or water-closet room and that is contained entirely within a dwelling unit or space that is common to no other dwelling unit, may be of combustible material provided the duct is reasonably air tight and constructed of a material impervious to water.
	9.33.4.12. Underground ventilating ducts shall be adequately drained and such ducts shall have no sewer connections and shall be provided with access for inspection and cleaning.

SECTION 9.34 HEATING AND AIR-CONDITIONING

Subsection 9.34.1. Scope

9.34.1.1. This Section applies to the design and installation of heating systems in which the heat input does not exceed 400,000 Btu per hr and to air-conditioning systems in which the rated fan capacity does not exceed 4,000 cfm.

Heat input exceeding 400,000 Btu/hr	9.34.1.2. Where the heat input of a heating system exceeds 400,000 Btu per hr or the rated fan capacity of an air-conditioning system exceeds 4,000 cfm, Part 6 shall apply.
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Subsection 9.34.2. General

Design	9.34.2.1. The design, including heat loss and heat gain calculations, for the construction and installation of heating and air-conditioning systems, shall conform to procedures described in the NFPA Fire Codes, the ASHRAE Guide and Data Books, the ASHRAE Handbook of Fundamentals, the HRA Digest, the IBR Manuals and Part 7.
Access to equipment	9.34.2.2. Equipment forming part of a heating or air-conditioning system except for concealed or embedded pipes or ducts shall have easy access for inspection, maintenance and cleaning.
	9.34.2.3. RESERVED
	9.34.2.4. The installation of solid-fuel-burning appliances, including mounting, clearances and requirements for safety devices, shall conform to Part 6.
Temperature in residential buildings	9.34.2.5.(1) Residential buildings intended for use in the winter months on a continuing basis shall be insulated and equipped with heating facilities together capable of maintaining an indoor air temperature of 72°F at the outside winter design temperature, except as provided in Article 9.34.2.6.

(2) All other buildings shall be insulated and equipped with heating facilities both sufficient to maintain the desired indoor air temperature commensurate with the use of the building at the outside winter design temperature.

Temperature in other buildings

(3) Winter design temperatures shall be determined on the basis of the January 2½ per cent design temperature as listed in Section 4.9.

9.34.2.6. Heating facilities shall be provided which shall be capable of maintaining a temperature not less than 65°F in an unfinished basement or cellar in buildings of residential occupancy. Crawl spaces need not be heated.

Temperature in basement or cellar

9.34.2.7. Mechanical equipment and heating terminal devices shall be guarded to prevent injury to persons.

Subsection 9.34.3. Heating Supply Ducts

9.34.3.1. The size of supply ducts shall conform to NFPA-90A-1974, "Air Conditioning and Ventilating Systems," as revised to 1 May, 1975 and the procedures described in ASHRAE Guide and Data Books.

9.34.3.2.(1) Except for heating supply ducts serving not more than 1 dwelling unit and encased in concrete slabs-on-ground, heating supply ducts shall be noncombustible or shall be Class 1 ducts installed in conformance with Part 6.

(2) Combustible ducts in concrete slabs-on-ground that are connected to a furnace supply plenum shall be located not closer than 2 ft from that plenum, and not less than 2 ft from its connection to a riser or register.

(3) Ducts in or beneath concrete slabs-on-ground shall be water tight, corrosion-resistant, decay-resistant and mildew-resistant.

9.34.3.3.(1) Galvanized steel, aluminum or tin plate supply ducts shall conform to Table 9.34.3.A. and other metals shall have equivalent strength and durability.

(2) Rectangular panels in plenums and ducts greater than 12-in. wide shall be shaped to provide sufficient stiffness.

TABLE 9.34.3.A.

Forming Part of Sentence 9.34.3.3.(1)

MINIMUM METAL THICKNESS OF DUCTS, in.				
Shape and Location of Duct	Size of Duct, in.	Galvanized Steel	Aluminum	Tin Plate
All round ducts and enclosed rectangular ducts	14 or under over 14	0.013	0.012	0.015
		0.016	0.016	—
Exposed rectangular ducts	14 or under over 14	0.016	0.016	—
		0.019	0.019	—
Column 1	2	3	4	5

(3) In systems of exposed rectangular ducts serving a single dwelling unit, thickness may be reduced to 0.013-in. for ducts 14-in. or smaller in size and to 0.016-in. for ducts over 14-in. in size, where the permissible duct clearance is ½-in. or less.

9.34.3.4. Where the installation of heating supply ducts in walls, floors and partitions creates a space between the duct and construction material, the space shall be sealed with noncombustible material at each end.

Vertical ducts in closets or rooms	9.34.3.5. Vertical supply ducts located in closets or rooms shall be covered with not less than ¼-in. cellular-asbestos insulation or other noncombustible insulation.
Duct supports	9.34.3.6. Ducts shall be securely supported by metal hangers, straps, lugs or brackets, except that where zero clearance is permitted as in Articles 9.34.3.8. and 9.34.3.9., wooden brackets may be used.
Minimum clearance of furnace plenums	9.34.3.7. The clearance of furnace plenums from combustible material shall conform to Article 6.2.5.5. for solid-fuel-burning furnaces.
Clearance of supply ducts	9.34.3.8. Supply ducts from warm-air furnaces having a required plenum clearance of 3-in. or less shall maintain this clearance from combustible material where the duct leaves the main plenum and this may be gradually reduced to ½-in. clearance at a distance of not less than 18-in. from the furnace plenum, and to zero beyond a bend or offset in the duct sufficiently large to shield the remainder of the duct from direct radiation from the furnace heat exchanger.
	9.34.3.9. Supply ducts from warm-air furnaces having a required furnace plenum clearance of over 3-in. but not more than 6-in. shall maintain this clearance from combustible material at the main furnace plenum and for a horizontal distance of 6 ft from the furnace plenum and this may be reduced to ½-in. clearance beyond this point and to zero clearance beyond a bend or offset in the duct sufficiently large to shield the remainder of the duct from direct radiation from the furnace heat exchanger.
	9.34.3.10.(1) Supply ducts from warm-air furnaces having a required plenum clearance of more than 6-in. shall have a clearance from combustible material equal to that specified for the furnace plenum and this clearance shall be maintained for a horizontal distance of not less than 3 ft from the furnace plenum.
	(2) The clearance may be reduced to 6-in. from a point beyond the 3 ft clearance referred to in Sentence (1) and to a 1-in. clearance at a horizontal distance of 6 ft from the furnace plenum.
	(3) The 1-in. clearance may be further reduced to 5/16-in. clearance beyond a bend or offset in the duct sufficiently large to shield the remainder of the supply duct from direct radiation from the furnace heat exchanger.
Clearance for boots and register boxes	9.34.3.11. Clearance for boots and register boxes shall be as described for supply ducts when the boot or box is not separated from combustible material, except that no clearance is required when not less than ¼-in. of cellular-asbestos insulation is provided.
Register over pipeless furnace	9.34.3.12. Where a register is installed in a floor directly over a pipeless furnace, a double walled register box with not less than 4-in. between walls, or a register box with the warm-air passage completely surrounded by the cold-air passage, shall be permitted in lieu of the clearances listed in Articles 9.34.3.8. to 9.34.3.10.
Pipe joints	9.34.3.13. All round pipe joints shall be lapped not less than 1-in, and shall have a snug fit without undue crimping or distortion and such joints need not be screw fastened or taped.
Rectangular duct connections	9.34.3.14. Rectangular duct connections shall be made with S and drive cleats, or equivalent mechanical connection and such connections need not be taped if reasonably airtight.
Trunk ducts	9.34.3.15. Trunk ducts shall be securely supported by metal hangers, straps, lugs or brackets and shall not be nailed directly to wood members and branch pipes shall be supported at suitable spacing to maintain alignment and prevent sagging.
	9.34.3.16. Flexible ducts shall not exceed 14 ft in length and 20 sq in. in cross-sectional area and shall conform to UL1 No. 181 (1967) "Air ducts for Class 1 ducts," as revised to 1 May, 1975.

Subsection 9.34.4. Supply Outlets for Warm-air Ducts

Supply outlet required	9.34.4.1. A warm-air supply outlet shall be provided in each finished room in a dwelling unit.
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(2) Except in bathrooms, utility rooms or kitchens where it may not be practical, in rooms located adjacent to an exterior wall, the warm-air supply outlet shall be located so as to bathe at least one exterior wall with warm air.

9.34.4.2. A warm-air supply outlet per 400 sq ft shall be provided in unfinished basements serving dwelling units, located so as to provide adequate distribution of warm air.	Supply outlet in basement
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9.34.4.3. No fewer than 4 supply outlets shall be provided in crawl spaces used as warm-air plenums, and located to direct the air towards the corners of the crawl space and ducts for such outlets shall be not less than 6 ft in length.	Supply outlet in crawl space
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9.34.4.4.(1) Except for pipeless furnaces and floor furnaces, the capacity of warm-air supply outlets serving dwelling units shall be not less than the design heat loss from the area served, and shall not exceed 10,000 Btu per hr per outlet.	Furnace capacity
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(2) In basements and heated crawl spaces, the calculated heat gain from the supply ducts and plenum surfaces may be considered in the calculations.

9.34.4.5. Registers for warm-air supply outlets in garages shall be located not less than 4 ft above the floor, and be fitted with an automatic damper to prevent garage vapours entering the heating system.	Registers in garages
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9.34.4.6. The temperature of supply air at the warm-air supply outlets shall not exceed 160°F.	Temperature of supply air
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9.34.4.7.(1) Warm-air supply systems for residential buildings built on concrete slabs-on-grade shall be,	Slab installation of supply systems
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- (a) of the perimeter loop type or radial perimeter type; and
- (b) installed in the slab.

Subsection 9.34.5. Registers, Diffusers, Grilles and Fittings for Warm-air Heating

9.34.5.1. The design of fittings for ducts shall conform to CSA B228.1-1968, "Pipes, Ducts and Fittings for Residential Type Air Conditioning Systems," as revised to 1 May, 1975 except that metal thickness requirements shall conform to those in Table 9.34.3.A.	Design of fittings for ducts
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9.34.5.2. Warm-air supply outlets located in finished areas or on the furnace plenum or extended plenum shall be provided with a diffuser and adjustable opening.	Diffusers for supply outlets
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9.34.5.3. All branch supply ducts that are not fitted with diffusers having an adjustable balance stop shall be supplied with an adjustable damper, and fitted with a device to indicate the position of the damper.	Adjustable damper
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9.34.5.4. Return-air inlets in finished areas shall be supplied with grilles.	Grilles
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Subsection 9.34.6. Insulation of Ducts

9.34.6.1.(1) Supply ducts and return ducts in exterior walls shall be insulated to provide an "R" value of not less than 4.	Insulation of supply ducts
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(2) Supply ducts and return ducts in attic spaces or unheated crawl spaces shall be insulated to provide an "R" value of not less than 7.

Subsection 9.34.7. Return-air Systems

9.34.7.1. The return-air system shall be designed to handle the entire air supply.	Return air system
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9.34.7.2. Where any part of a return air duct will be exposed to radiation from the furnace heat exchanger or other heat radiating part within the furnace, the parts of return ducts directly above or within 2 ft of the outside furnace casing shall be noncombustible and return ducts in other locations shall be constructed of material having a surface flame-spread rating of not more than 150.	Fire resistance of return ducts
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Lining of return ducts	9.34.7.3. Combustible return ducts shall be lined with noncombustible material below floor registers, at the bottom of vertical ducts and under furnaces having a bottom return.
Spaces used as return ducts	9.34.7.4. Spaces between studs used as return ducts shall be separated from the unused portions of such spaces by tight-fitting metal stops or wood blocking.
Vertical return ducts	9.34.7.5. A vertical return duct shall have openings to return air on not more than 1 floor.
Return air plenum	9.34.7.6. A public corridor or public stairway shall not be used as a return-air plenum (return-air system).
Negative pressure	9.34.7.7. The return-air system shall be designed so that the negative pressure from the circulating fan cannot affect the furnace combustion air supply nor draw combustion products from joints or openings in the furnace or flue pipe.
Return air inlets	9.34.7.8. Return-air inlets shall not be located in a garage or an enclosed furnace room or in a crawl space where the furnace is installed in the crawl space.
Warm air exhaust	9.34.7.9. Where warm air is exhausted into a garage, special provision shall be made for make-up air from the outside to compensate for this air.
Recirculation of return air	9.34.7.10. Return air from a dwelling unit shall not be recirculated to any other dwelling unit.
Return air inlets required	9.34.7.11. At least 1 return-air inlet shall be provided per dwelling unit and each return shall serve an area having a design heat loss of not more than 60,000 Btu per hr.
Provisions for the return of air	9.34.7.12. Provision shall be made for the return of air from all rooms by leaving a gap beneath doors, using louvred doors, or installing a return duct inlet.
Ceiling assembly used as plenum	9.34.7.13. Except for return-air plenums located within a dwelling unit, where a ceiling assembly is used as a plenum, the requirements of Part 6 shall apply for such systems.

Subsection 9.34.8. Steam and Hot Water Heating Systems

Steam and hot water heating system	9.34.8.1. Every steam and hot water pipe shall be constructed of noncombustible material having adequate strength and durability.
Insulation of pipes	9.34.8.2. Insulation or other covering for steam or hot water pipes shall be noncombustible, except that combustible insulation may be used, provided such insulation conforms to the requirements in Part 6 for combustible pipe insulation.
Clearance for steam and hot water pipes	9.34.8.3. Clearance between steam or hot water pipes and combustible construction shall be at least ½-in. measured from insulation for steam or water temperatures greater than 200°F, but not more than 250°F, and at least 1-in. measured from insulation for temperatures over 250°F.
Fire stopping of pipe spaces	9.34.8.4. The space around pipes passing through a wall or floor construction shall be fire stopped with noncombustible material.
Fire-resistance rating of pipe shafts	9.34.8.5. When pipes are run in a vertical shaft, the fire-resistance rating of the shaft shall conform to the requirements contained in Subsection 9.10.12. and such shafts shall have a noncombustible lining where the pipes are not insulated or where the pipes are insulated with combustible pipe insulation.
Design for expansion and contraction	9.34.8.6. Steam and hot water pipes shall be designed to allow for expansion and contraction with changes in temperature.

Subsection 9.34.9. Radiators, Convectors and Heat Exchangers

Heat exchangers	9.34.9.1. Every heat exchanger or unit heater using hot water or low pressure steam shall be installed with sufficient clearance to ensure that the temperature of any combustible material will not exceed its safe limit.
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9.34.9.2. Every steam or hot water radiator or convector attached to a wall or located in a recess or concealed space containing combustible material shall be provided with a noncombustible backing.	Protection from hot water and steam appliances
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SECTION 9.35 ELECTRICAL FACILITIES

Subsection 9.35.1. General

9.35.1.1. RESERVED	
9.35.1.2. RESERVED	
9.35.1.3. Electrical facilities shall have sufficient capacity to provide, without overloading, electrical energy for lighting, appliances, outlets and equipment installed in the building.	Capacity of electrical services
9.35.1.4. Entrance switches, meters, panel boxes, splitter boxes, time clocks and other similar equipment, shall not be located in any public area unless adequate precautions are taken to prevent interference with the equipment.	Protection of electrical equipment

Subsection 9.35.2. Lighting Outlets

9.35.2.1. An exterior lighting outlet with fixture, controlled by a wall switch located within the building, shall be provided at every entrance to buildings of residential occupancy.	Exterior lighting
9.35.2.2. A lighting outlet with fixture, controlled by a wall switch, shall be provided in kitchens, utility rooms, laundry rooms, dining rooms, bathrooms, water-closet rooms, vestibules and hallways in dwelling units.	Requirements for lighting outlets
9.35.2.3. A receptacle controlled by a wall switch, or lighting outlet shall be provided in bedrooms and living rooms in dwelling units.	
9.35.2.4. Every stairway shall be lighted. Except as provided in Article 9.35.2.5., 3-way wall switches located at the head and foot of every stairway shall be provided to control at least 1 lighting outlet with fixture for stairways with 4 or more risers in dwelling units.	Lights in stairways
9.35.2.5. The stairway lighting for basements or cellars that do not contain finished space nor lead to an outside entrance or built-in garage and which serve not more than 1 dwelling unit, may be controlled by a single switch located at the head of the stairs.	Switch at head of stairs
9.35.2.6. A lighting outlet with fixture shall be provided for each 300 sq ft, or fraction thereof, of floor area in unfinished basements or cellars and the outlet nearest the stairs shall be controlled by a wall switch located at the head of the stairs.	
9.35.2.7. A lighting outlet with fixture shall be provided in storage rooms.	Storage room
9.35.2.8.(1) A lighting outlet with fixture shall be provided for an attached, built-in or detached garage or carport.	Lighting of garages and carports
(2) Such outlet shall be controlled by a wall switch near the doorway where the fixture is ceiling mounted above an area normally occupied by a parked car; otherwise a switched lampholder may be used.	
(3) Where a carport is lighted by a light at the entrance to a dwelling unit, additional carport lighting is not required.	
9.35.2.9.(1) Every public or service area in buildings shall be provided with lighting outlets with fixtures controlled by a wall switch or panel to illuminate every portion of such areas.	Lighting in public areas
(2) When provided by incandescent lighting, illumination shall conform to Table 9.35.2.A.	

(3) When other type of lighting is used, illumination equivalent to that shown in Table 9.35.2.A. shall be provided.

TABLE 9.35.2.A.

Forming Part of Article 9.35.2.9.

MINIMUM LIGHTING FOR PUBLIC AREAS		
Room or Space	Footcandles	Watts per square foot of floor area (Incandescent Lighting)
Storage rooms	5	½
Service rooms and laundry areas	20	2
Garages	10	½
Public water-closet rooms	10	1
Public corridors and stairways	10	—
Service hallways and stairways	5	—
Recreation rooms	10	1
Column 1	2	3

Subsection 9.35.3. Receptacles

General
requirements
for receptacles

9.35.3.1.(1) Except in kitchens, bathrooms, laundry rooms, water-closet rooms, utility rooms and hallways, wall receptacles shall be installed in every finished room or area in a dwelling unit so that no point along the floor line of any usable wall space is more than 6 ft from an outlet installed in the same room.

(2) For the purposes of Sentence (1) usable wall space shall be considered as wall space not less than 3 ft wide and shall not include doorways, areas occupied by doors when fully opened, windows less than 12-in. above the floor, fireplaces or other permanent installations that would limit the use of the wall space.

9.35.3.2. Where a receptacle controlled by a wall switch is used in lieu of a lighting outlet and fixture as permitted in Article 9.35.2.3., it need not be additional to the requirements in Article 9.35.3.1., provided only half of a duplex receptacle is switched.

9.35.3.3. RESERVED

Additional
receptacles
required

9.35.3.4. When grouped laundry facilities are provided, sufficient outlets shall be provided to serve adequately the equipment to be installed by the building owner or tenants.

Distance
between
receptacles in
dwellings

9.35.3.5. Except for stairs leading to unfinished basements or cellars, no point in a hall or stairway in a dwelling unit shall be more than 15 ft from a receptacle.

9.35.3.6. RESERVED

Receptacles in
public hallways

9.35.3.7. Public corridors and public stairs shall have at least 1 duplex receptacle for each 35-ft length or fraction thereof.

Subsection 9.35.4. Emergency Lighting

Emergency
lighting

9.35.4.1. Emergency lighting shall conform to Subsection 9.9.11.

Subsection 9.35.5. Service Entrance Requirements

9.35.5.1.(1) Except in the case of externally mounted read-outs, each new, rebuilt, altered or relocated residential consumer service of 200 amperes or less shall have a meter mounting device located outdoors in an accessible location.

(2) For the purposes of this subsection, the front of the building is the side nearest the utility distribution line.

9.35.5.2. Meter mounting devices shall be installed so that the midpoint of the meter after installation will be 5 ft 8-in. plus or minus 4-in. from finished grade.

9.35.5.3. Meter mounting devices shall be located not more than 10 ft back from the front of the single family and semi-detached homes.

9.35.5.4. For an overhead supply, the top of the consumer service standpipe and for an underground supply, the bottom of the consumer service standpipe, shall be located not more than 10 ft back from the front of the building.

- 9.35.5.5.(1) The meter mounting device shall be,
- (a) one hundred ampere capacity except when the service equipment is to be greater ;
 - (b) standardized for each service size ;
 - (c) suitable for both underground and overhead supply ; and
 - (d) capable of accepting two-inch IPS conduit of steel, aluminum, copper or PVC.

- 9.35.5.6.(1) For consumer services supplied underground,
- (a) a two-inch IPS steel, aluminum, copper or PVC conduit shall be attached to the bottom of the meter-mounting device and shall terminate in the earth at a point at least three feet below grade and a conduit bushing shall be attached to the conduit in the earth ;
 - (b) the conductors on the line side of the meter and those on the load side of the meter shall not be installed in the same conduit.

SECTION 9.36 GARAGES AND CARPORTS

Subsection 9.36.1. Scope

9.36.1.1. This Section applies to garages and carports serving not more than 1 dwelling unit.

Garages and carports

9.36.1.2. The construction of a garage or carport shall conform to the requirements for other buildings in this Part except as provided in this Section.

Subsection 9.36.2. General

9.36.2.1. Where a roofed enclosure used for the storage or parking of a car or cars has more than 60 per cent of the total perimeter enclosed by walls, doors or windows, the enclosure shall be considered a garage.

Roofed enclosure used as parking for cars

Subsection 9.36.3. Foundations

9.36.3.1. Except as permitted in this Subsection, foundations conforming to Sections 9.12 and 9.15 shall be provided for the support of carport and garages superstructures, including that portion beneath garage doors.

Foundations for carports and garages

9.36.3.2.(1) In clay-type soils subject to significant movement with a change in soil moisture content, the foundation depth of carports or garages connected to a dwelling unit by a breezeway shall be approximately the same depth as the main building foundation.

Foundation in clay soils

(2) Where slab-on-grade construction is used, a construction joint shall be provided between the main building slab and the garage or breezeway or carport slab.

(3) Except as provided in Section 9.12, foundations for attached unheated garages or carports shall be below frost level.

Wood supports
for detached
garages

9.36.3.3. Detached garages of less than 500 sq ft floor area and not more than 1 storey in height may be supported on wood mud sills provided the garage is not of masonry or masonry veneer construction.

Piers used as
supports

9.36.3.4. Piers for the support of carport columns shall extend not less than 6-in. above grade and such piers shall project not less than 1-in. beyond the base of the column but in no case be less than 8-in. by 8-in. in size.

Subsection 9.36.4. Floors

Garage floors

9.36.4.1. Garage floors shall conform to Article 9.10.6.3.

Subsection 9.36.5. Walls and Columns

Walls and
columns in
garages

9.36.5.1. Interior finish need not be applied to garage and carport walls.

Wood columns

9.36.5.2. Columns for garages and carports shall conform to Section 9.17 except that 4-in. by 4-in. wood columns may be used.

Anchoring
garage and
carports to
foundation

9.36.5.3. Garage or carport walls and columns shall be anchored to the foundation to resist wind uplift.

SECTION 9.37 COTTAGES

Subsection 9.37.1. Scope

Cottages

9.37.1.1. This Section applies to buildings used or intended to be used as cottages at any time of the year.

9.37.1.2. Such buildings shall comply with all the requirements in this Part, except where they are specifically exempted in this Section.

Conversion

9.37.1.3. When a cottage is converted to year-round dwelling purposes, it shall conform to the requirements of this Part for the type of occupancy for which the building is to be used, except for the requirements of Section 9.5. "Room and Space Dimensions."

Subsection 9.37.2. General

9.37.2.1. Except as provided in Article 9.37.3.1. buildings used or intended to be used as cottages need not comply with Sections 9.5 to 9.7 and 9.9 to 9.11.

Flooring

9.37.2.2. Flooring need not comply with Section 9.31, but tight fitting floors shall be provided to support the live and dead loads.

Services and
finishes

9.37.2.3. Thermal insulation, vapour barrier, interior finishes, plumbing, heating, air-conditioning and electrical facilities, need not be provided, but where any of these are provided, they shall comply with the requirements of this Part.

9.37.2.4. Where heating and air-conditioning are provided, Articles 9.34.2.6. and 9.34.2.7. need not be complied with.

Foundations

9.37.2.5. Continuous perimeter foundation walls are not required, but when they are provided, they shall comply with the requirements of this Part.

Waterproofing
and
dampproofing

9.37.2.6. Where foundations below ground level and concrete floors on grade are used, they shall comply with Section 9.13. "Waterproofing and Dampproofing."

Subsection 9.37.3. Tourist Accommodation

9.37.3.1. Where buildings are used or intended to be used for seasonal tourist accommodation or for rent, they shall comply with Sections 9.5 to 9.8 in addition to the requirements of this Section.

SECTION 9.38 LOG CONSTRUCTION

Subsection 9.38.1. General

9.38.1.1. Logs which are sound and free of fractures may be used for foundations, beams, posts and similar members providing it can be shown by a structural analysis or accepted tests or previous experience that the strength of the member is adequate for its intended purpose.

9.38.1.2. The portion of any log coming in contact with masonry or concrete at or below grade shall be treated with a preservative.

9.38.1.3. All exterior joints between logs shall be rendered watertight by methods such as machine joints, oakum packing, cement parging, chinking, caulking or a combination of these.

Subsection 9.38.2. Walls

9.38.2.1. Walls may be built of natural or manufactured logs.

9.38.2.2. Walls made of logs in a horizontal position shall have inter-locking intersections which will prevent the collection of water in the joints, or the horizontal logs shall butt to a vertical corner post to which the horizontal logs shall be firmly attached.

9.38.2.3. Each log in a horizontal position shall be scribed as close as possible to its bearer and fastened to the bearer in at least three places, throughout its length, by dowels, continuous machined joints, vertical framing members or interlocking intersections or any combination of these, but in no case shall the distance between fastenings exceed six feet.

9.38.2.4. Each log in a wall built of vertical logs shall be scribed to fit as closely as possible to the adjacent logs.

9.38.2.5. Logs used in a vertical position shall have a plate at the top and a plate at the bottom which plates are at least as wide as the largest end diameter of any of the logs.

Subsection 9.38.3. Lintels

9.38.3.1. Logs placed in vertical position shall be supported over window and door openings by lintels meeting the requirements of Table 9.23.12.A.

9.38.3.2. At every opening in a wall made of logs in a horizontal position where shrinkage can occur there shall be a clearance between the rough buck header and the lintel log of not less than one-half inch in width for each foot of height to allow for settlement.

TABLE I-A

Forming Part of Articles 9.10.4.1. and 9.11.2.3.

FIRE AND SOUND RESISTANCE OF WALLS					
Type of Wall	No.	Description	Finish on Each Side (¹)	Fire-Resistance Rating, hr(²)	Sound Rating (³)
Brick	1	4-in.-thick walls of shale, clay, concrete or sand-lime brick at least 75 per cent solid	None	1	II
	2	4-in.-thick walls of clay or shale brick	A	2	II
	3	6-in.-thick walls of clay or shale brick at least 80 per cent solid	A	4	II
	4	8-in.-thick walls, same as in 1	None	4	I
Hollow tile	5	8-in.-thick clay or shale tile with min. face shell thickness of $\frac{5}{8}$ -in., 2 cells in wall thickness	None	1	III
	6	Same as 5 and at least 37 per cent solid	A	2	II
	7	Same as 5 and at least 47 per cent solid	A	3	II
Hollow Concrete Block	8	4-in.-thick with at least 1-in. face shell with natural stone, gravel or lightweight aggregate with a low proportion of quartz with a total wall weight less than 35 psf	A	1	III
	9	Same as 8 but with a total wall weight of 35 psf or more	A	1	II
	10	6-in. hollow concrete block of expanded slag, expanded clay or shale aggregate concrete, with finish applied over furring strips. Units at least 48 per cent solid	H (at least one side)	1	II
	11	Same as 10 but with units at least 59 per cent solid	H (at least one side)	1½	II
	12	6-in. hollow concrete block of limestone aggregate, units at least 63 per cent solid	A, H or N (at least one side)	1	II
	13	8-in.-thick with at least 1-in. face shell weighing at least 40 psf made of natural stone or gravel aggregate with a low proportion of quartz	A, H or N (at least one side)	1	II
Column 1	2	3	4	5	6

TABLE I-A (Cont'd)

FIRE AND SOUND RESISTANCE OF WALLS					
Type of Wall	No.	Description	Finish on Each Side (¹)	Fire-Resistance Rating, hr(²)	Sound Rating (³)
Hollow Concrete Block (Cont'd)	14	Same as 13 but with light-weight aggregate, units weighing less than 40 psf	None	1½	III
	15	8-in.-thick made with expanded slag aggregate. Units at least 65 per cent solid	A, H, N	3	II
	16	8-in.-thick made with air-cooled slag or cinder aggregate. Units at least 66 per cent solid	A, H, N	2	II
	17	8-in.-thick made with limestone aggregate. Units at least 47 per cent solid	A, H or N (at least one side)	1	II
	18	Same as 17 but with units at least 57 per cent solid	A, H or N (at least one side)	1½	II
	19	Same as 17 but with units at least 66 per cent solid	A, H or N (at least one side)	2	I
Reinforced concrete	20	4-in.-thick weighing at least 35 psf	A, H or N (at least one side)	1	II
Natural stone	21	8-in.-thick	A, H or N (at least one side)	1	I
Brick faced	22	4-in. face brick bonded to 4-in. hollow concrete block or 4-in. hollow clay tile	none	3	II
Cavity walls	23	2 wythes of shale, clay, concrete or sand-lime brick with 2-in. cavity	A, H or N (at least one side)	1	I
	24	2 wythes of 4-in. thick hollow clay tile at least 40 per cent solid, or hollow concrete block at least 62 per cent solid provided the maximum load does not exceed 80 psi	A, H or N (at least one side)	1	I
	25	8-in. wall thickness with two 2-in.-thick wythes of solid gypsum block, 4-in. space, tied together with non-corroding metal ties	Z	3	II
	26	Same as 25 but with 2-in. mineral wool in cavity	Z	3	I
Column 1	2	3	4	5	6

TABLE I-A (Cont'd)

FIRE AND SOUND RESISTANCE OF WALLS					
Type of Wall	No.	Description	Finish on Each Side (¹)	Fire-Resistance Rating, hr(²)	Sound Rating (³)
Gypsum block	27	3-in.-thick hollow gypsum block at least 70 per cent solid	None	1	III
	28	2-in.-thick solid gypsum block	None	1	III
	29	3-in.-thick solid gypsum with resilient clips on one side to attach metal lath	T on one side and Z on other side	2	I
	30	5-in.-thick solid block	Z	4	II
Wood stud	31	Two rows of staggered 2×4 studs with 2×6 top and bottom plates	B, Q	1	III
	32	Same as 31 with 2-in. mineral wool in cavity	B, Q	1	II
	33	Same as 31	D, F, O	1	II
	34	Same as 31, but with mineral wool blanket at least 1-in. thick weighing at least 2.2 lb per cu ft threaded between studs on both sides	I	1	II
	35	Same as 34	J	¾	III
	36	Same as 31 but with at least 2-in. mineral wool batts between studs on at least one side	K, B	1	II
	37	Single row of 2×4 studs	B, D, G, L, K, F, O, Q, U, V, W	1	III
	38	Same as 37 but with resilient fasteners on at least one side and with 2-in. mineral wool in cavity	K	1	II
	39	Same as 37 but with full thick mineral wool batts completely filling the stud spaces	I, J	1	III
	40	Two rows of 2×4 studs with separate wall plates with 2-in. mineral wool in at least one row of studs	K	1	II
Plank wall	41	Two layers of 2×6 lumber placed vertically with joints staggered	H	1	III
Column 1	2	3	4	5	6

TABLE I-A (Cont'd)

FIRE AND SOUND RESISTANCE OF WALLS					
Type of Wall	No.	Description	Finish on Each Side (¹)	Fire-Resistance Rating, hr(²)	Sound Rating (³)
3½-in. Sheet steel studs	42	Single row of steel studs 16-in. o.c., non-loadbearing	R	1	III
	43	Same as above but with 2-in. mineral wool in cavity	D, P, R, U, V, W	1	I
	44	Single row of steel studs 24-in. o.c., 2-in. mineral wool in cavity	K	1	II
Column 1	2	3	4	5	6

(Notes for (1), (2) and (3) are to be found following Table C).

TABLE I-B

Forming Part of Articles 9.10.4.1. and 9.11.2.3.

FIRE-RESISTANCE RATING OF EXTERIOR WOOD STUD WALLS				
Type of Wall	No.	Description	Interior Finish(¹)	Fire-Resistance Rating hr(²)
Wood stud	1	2 × 4 studs with mineral wool batts with ⅝-in. T & G sheathing or 7/16-in. fibreboard sheathing, or ½-in. gypsum board sheathing or 5/16-in. plywood sheathing, plus building paper and siding, stucco or masonry veneer	D, F, K	1
	2	Same as 1 except ⅜-in. plywood siding without sheathing	D, F, K	1
	3	Same as 1 with mineral wool batts of at least 1.2 psf or glass wool at least 0.6 psf	I	1
	4	Same as 1	B	¾
	5	Same as 3	H	¾
	6	Same as 1 but with mineral wool batts weighing at least 0.86 psf	M	¾
Column 1	2	3	4	5

(Notes for (1), (2) and (3) are to be found following Table C).

TABLE I-C

Forming Part of Articles 9.10.4.1. and 9.11.2.3.

FIRE AND SOUND RESISTANCE OF FLOORS, CEILINGS AND ROOFS ⁽⁴⁾					
Type of Construction	No.	Description	Ceiling Finish ⁽¹⁾	Fire-Resistance Rating, hr ⁽²⁾	Sound Rating ⁽³⁾
Concrete slab	1	5-in. reinforced concrete with $\frac{3}{4}$ -in. minimum cover over reinforcing steel	None	1	I
	2	3½-in. reinforced concrete with $\frac{3}{4}$ -in. minimum cover over reinforcing steel	None	1	II
	3	3-in. reinforced concrete with limestone aggregate having $\frac{5}{8}$ -in. minimum cover over reinforcing steel	None	$\frac{3}{4}$	III
Concrete joists	4	3-in. reinforced concrete (gravel aggregate) on precast concrete joists (expanded shale aggregate) with 1-in. minimum cover over reinforcing steel in joists. Two-inch wood furring wired underside of joists to attach ceiling	J	1	I
Open web steel joists	5	2-in. reinforced concrete on metal lath on open web steel joists with ceiling secured to underside of joists	E	1	I
	6	Same as 5 but ceiling secured by metal screws to $\frac{3}{4}$ -in. furring channels or 1¼-in. nails to $\frac{7}{8}$ -in. nailing channels	K	1	III
Heavy timber	7	1-in. nominal finish flooring or $\frac{5}{8}$ -in. phenolic bonded plywood on nominal 6-in. laminated plank deck	None	$\frac{3}{4}$	—
	8	1-in. nominal finish flooring or $\frac{5}{8}$ -in. phenolic bonded plywood on nominal 3-in. T & G plank or 4-in. laminated plank deck	None	$\frac{3}{4}$	—
	9	1-in. nominal finish flooring or $\frac{5}{8}$ -in. phenolic bonded plywood on 4-in. laminated plank deck treated with fire-retardant chemicals or a heavy coating of fire-retardant compound on underside	None	1	—
Column 1	2	3	4	5	6

TABLE I-C (Cont'd)

FIRE AND SOUND RESISTANCE OF FLOORS, CEILINGS AND ROOFS ⁽⁴⁾					
Type of Con- struction	No.	Description	Ceiling Finish (¹)	Fire- Resistance Rating, hr ⁽²⁾	Sound Rating (³)
Wood joists	10	1-in. nominal T & G or $\frac{5}{8}$ -in. phenolic bonded plywood on 1- by 3-in. furring strips on asbestos paper weighing at least 14 lb/100 sq ft on $\frac{1}{2}$ -in. soft fibreboard on 1-in. nominal T & G or $\frac{5}{8}$ -in. phenolic bonded plywood subfloor on wood joist at 16-in. o.c., with no nails passing through the fibreboard into the subfloor	C, E, K	1	II
	11	Double wood floor of nominal 1-in. T & G subfloor or $\frac{5}{8}$ -in. phenolic bonded plywood subfloor with asbestos-cement paper weighing at least 14 lb/100 sq ft between, on wood joists 16-in. o.c.	C, K	1	III
	12	same as 11	E, D (I with 1 $\frac{1}{2}$ -in.-long nails spaced 6 in. o.c.)	$\frac{1}{2}$	III
	13	Nominal 1-in. T & G subfloor or $\frac{5}{8}$ -in. phenolic bonded plywood subfloor on wood joists 16 in. o.c.	D, K, S, U, V, X	1	III
	14	Nominal 1-in. T & G lumber or $\frac{5}{8}$ -in.-thick phenolic bonded plywood subflooring on wood joists 16 in. o.c. with ceiling suspended on mild steel hangers with 3-in. mineral wool fill between joists	T	1	III
	15	Nominal 1-in. T & G lumber or $\frac{5}{8}$ -in. phenolic bonded plywood subfloor on wood joists 16 in. o.c. with metal ceiling supports spaced 18 in. o.c., 1 $\frac{1}{2}$ -in. by 3-in. steel channel sections 3 ft o.c. hung with mild steel hangers	$\frac{3}{4}$ in. gypsum and sand plaster on $\frac{3}{8}$ in. gypsum board	1	III
	16	Nominal 1-in. T & G lumber or $\frac{5}{8}$ -in. phenolic bonded plywood subfloor on wood floor joists 16 in. o.c. with separate ceiling joists at least 1 in. below the bottom of the floor joists. With 2-in. insulation between floor or ceiling joists	C, D, E, K	1	II
Column 1	2	3	4	5	6

TABLE I-C (Cont'd)

FIRE AND SOUND RESISTANCE OF FLOORS, CEILINGS AND ROOFS ⁽⁴⁾					
Type of Construction	No.	Description	Ceiling Finish ⁽¹⁾	Fire-Resistance Rating, hr ⁽²⁾	Sound Rating ⁽³⁾
Trussed roof-ceiling	17	Nominal 2-in. framing members spaced not more than 24 in. o.c. with at least 3 in. of mineral wool batts without paper backing, no sheathing on top of framing members	D, E, G, K, R, U, X	$\frac{3}{4}$	—
Ceiling joists	18	Same as 17	D, E, G, K, R, U, X	$\frac{3}{4}$	—
Column 1	2	3	4	5	6

Notes to Tables I-A, I-B, and I-C.:

⁽¹⁾The finishes designated by letter in Tables I-A, I-B, and I-C refer to the following: (The finishes shall be nailed in accordance with the requirements contained in this Part unless otherwise specified. Except as otherwise specified, the proportions of plaster mixes are by weight.)

A $\frac{5}{8}$ -in. gypsum—sand plaster (1 part gypsum to 3 parts sand).

B $\frac{1}{2}$ -in. gypsum—sand plaster (1 part gypsum to 2 parts sand) on $\frac{3}{8}$ -in. perforated gypsum lath or plain gypsum lath with lath pads.

C Same as B but with 3-in-wide strips of expanded metal over all joints.

D $\frac{3}{4}$ -in. gypsum—sand plaster (1 part gypsum to 2 parts sand) over metal lath.

E $\frac{3}{4}$ -in. gypsum—sand plaster (1 part gypsum to 2 parts sand for first coat, 1 part gypsum to 3 parts sand for second coat) over metal lath.

F $\frac{7}{8}$ -in. portland cement—gypsum plaster (1 part portland cement to 2 parts sand for first coat and 1 part gypsum to 3 parts sand for second coat) over metal lath.

G $\frac{5}{8}$ -in. gypsum—perlite plaster (100 lb gypsum to 2½ cu ft of aggregate) on $\frac{3}{8}$ -in. perforated gypsum lath.

H $\frac{3}{8}$ -in. gypsum board.

I Double layer of $\frac{3}{8}$ -in. gypsum board, joints staggered.

J $\frac{1}{2}$ -in. gypsum board, taped joints.

K $\frac{5}{8}$ -in. special fire-resistant gypsum wallboard rated by Underwriters' Laboratories Inc. or Underwriters' Laboratories of Canada for 1-hr fire-resistance rating.

L 3/16-in. asbestos-cement board on $\frac{3}{8}$ -in. gypsum board.

M $\frac{1}{2}$ -in. phenolic bonded Douglas fir plywood.

N 2 coats of resin emulsion or other coating providing equivalent seal.

O $\frac{7}{8}$ -in. portland cement—sand plaster on metal lath with 3 lb asbestos fibre per bag of cement.

P 1-in. portland cement—sand plaster on metal lath with 3 lb asbestos fibre per bag of cement.

Q $\frac{5}{8}$ -in. gypsum—sand plaster on $\frac{3}{8}$ -in. gypsum lath.

R $\frac{3}{4}$ -in. gypsum—sand plaster on $\frac{3}{8}$ -in. gypsum lath.

S $\frac{1}{2}$ -in. gypsum—sand plaster on $\frac{3}{8}$ -in. gypsum lath with 0.063-in.-diam., 1-in. square wire mesh between lath and plaster.

T $\frac{7}{8}$ -in. gypsum—sand plaster on metal lath.

U $\frac{1}{2}$ -in. gypsum—perlite or gypsum—vermiculite plaster on $\frac{1}{8}$ -in. gypsum lath.

V $\frac{3}{4}$ -in. gypsum—perlite or gypsum—vermiculite plaster on metal lath.

W Double layer of $\frac{1}{2}$ -in. gypsum wallboard.

X Double layer of $\frac{1}{2}$ -in. gypsum wallboard with 0.063-in.-diam., 1-in. square wire mesh between sheets.

Z $\frac{1}{2}$ -in. gypsum—sand plaster (1 part gypsum to 3 parts sand).

⁽²⁾The fire-resistance ratings in Tables I-A and I-C were based on tests conducted at a number of fire testing laboratories. The ratings in Table I-B are estimated.

⁽³⁾Rating I for airborne sound transmission signifies constructions with a sound transmission class rating of 50 or more and is considered to provide good resistance to transmission of airborne sound.

Rating II for airborne sound transmission signifies constructions with a sound transmission class rating of 45 to 50 and is considered to provide fair resistance to airborne sound. This is the minimum rating that satisfies the requirements in Subsection 9.11.2.

Rating III for airborne sound transmission signifies constructions with a sound transmission class rating of less than 45 and is not acceptable where sound-resistant construction is required.

⁽⁴⁾Fire-resistance ratings for floor constructions listed in Table I-C for steel joist or wood-frame assemblies may be applied to roof assemblies having the same ceiling construction. Where wood joists are used, the roof sheathing shall consist of not less than $\frac{1}{2}$ -in.-thick phenolic bonded plywood or nominal 1-in.-thick boards. Where steel joists are used, the roof deck shall be at least equivalent in fire-resistance to 2-in. reinforced concrete.

TABLE II-A

Forming Part of Sentence 9.23.4.2.(1)

Steel Beam Spans
in Basements, Cellars and Crawl Spaces in Dwellings
for one Storey Dwellings ⁽¹⁾ ⁽³⁾ ⁽⁴⁾

SECTION	WIDTH OF FLOOR TO BE SUPPORTED ⁽²⁾									
	8 FT		10 FT		12 FT		14 FT		16 FT	
	ft	in.	ft	in.	ft	in.	ft	in.	ft	in.
S4 × 7.7	9-	4	8-	8	8-	2	7-	9	7-	5
S5 × 10	11-	10	11-	0	10-	4	9-	10	9-	5
S5 × 14.75	12-	8	11-	9	11-	1	10-	6	10-	1
S6 × 12.5	14-	4	13-	4	12-	7	11-	11	11-	5
S6 × 17.25	15-	3	14-	2	13-	4	12-	8	12-	1
W6 × 15.5	15-	11	14-	9	13-	11	13-	3	12-	8
S7 × 15.3	16-	10	15-	10	14-	10	14-	1	13-	6
W6 × 20	17-	9	16-	5	15-	6	14-	9	14-	1
W10 × 11.5	19-	1	17-	9	16-	8	15-	10	15-	2
W6 × 25	19-	3	17-	11	16-	10	16-	0	15-	4
W8 × 17	19-	8	18-	3	17-	2	16-	4	15-	7
S8 × 18.4	19-	9	18-	4	17-	3	16-	5	15-	8
S8 × 23	20-	7	19-	1	18-	0	17-	1	16-	4
W10 × 15	21-	0	19-	6	18-	4	17-	5	16-	8
W8 × 20	21-	0	19-	6	18-	5	17-	6	16-	8
W10 × 17	22-	3	20-	8	19-	5	18-	5	17-	8
W8 × 24	22-	3	20-	8	19-	6	18-	6	17-	8
W12 × 14	22-	9	21-	2	19-	11	18-	11	18-	1
W10 × 19	23-	6	21-	9	20-	6	19-	6	18-	8
W8 × 28	23-	7	21-	11	20-	7	19-	7	18-	9
W12 × 16.5	24-	2	22-	5	21-	1	20-	1	19-	2
W10 × 21	24-	4	22-	7	21-	3	20-	2	19-	4
W8 × 31	24-	6	22-	9	21-	5	20-	4	19-	6
S10 × 25.4	25-	6	23-	8	22-	4	21-	2	20-	3
W12 × 19	25-	11	24-	1	22-	8	21-	6	20-	7
W10 × 25	26-	2	24-	3	22-	10	21-	8	20-	9
S10 × 35	27-	0	25-	1	23-	7	22-	5	21-	5
W12 × 22	27-	7	25-	7	24-	1	22-	10	21-	11
W12 × 27	30-	2	28-	0	26-	4	25-	0	23-	11
S12 × 31.8	30-	10	28-	7	26-	11	25-	7	24-	6
S12 × 35	31-	4	29-	1	27-	4	26-	0	24-	10
W12 × 31	31-	9	29-	6	27-	9	26-	4	25-	3

Notes to Table II-A:

⁽¹⁾A beam may be considered to be laterally supported if:

- (a) the wood joists bear on its top flange at intervals of 24 in. or less over its entire length,
- (b) the load being applied to this beam is transmitted through the joists, and
- (c) 1-in. × 2-in. wood strips in contact with the top flange are nailed on both sides of the beam to the bottom of the joist supported.

Alternative methods of positive lateral support are acceptable.

⁽²⁾Width of floor supported means $\frac{1}{2}$ the sum of the floor span on both sides of the beam.⁽³⁾For widths of floor intermediate between those shown in the Table, straight line interpolation may be used in determining the maximum beam span.

TABLE II-B

Forming Part of Sentence 9.23.4.2.(1)

Steel Beam Spans in Basements, Cellars and Crawl Spaces in Dwellings for Two Storey Dwellings ⁽¹⁾ ⁽²⁾ ⁽³⁾								
SECTION	WIDTH OF FLOOR TO BE SUPPORTED ⁽²⁾							
	8 FT		10 FT		12 FT		14 FT	
	ft	in.	ft	in.	ft	in.	ft	in.
S4 × 7.7	7-	9	7-	2	6-	9	6-	5
S5 × 10	9-	10	9-	1	8-	7	8-	2
S5 × 14.75	10-	6	9-	9	9-	2	8-	9
S6 × 12.5	11-	11	11-	1	10-	5	9-	11
S6 × 17.25	12-	8	11-	9	11-	0	10-	6
W6 × 15.5	13-	3	12-	3	11-	7	11-	0
S7 × 15.3	14-	1	13-	1	12-	4	11-	8
W6 × 20	14-	9	13-	8	12-	10	12-	2
W10 × 11.5	15-	10	14-	7	13-	4	12-	4
W6 × 25	16-	0	14-	10	14-	0	13-	3
W8 × 17	16-	4	15-	2	14-	3	13-	6
S8 × 18.4	16-	5	15-	3	14-	4	13-	7
S8 × 23	17-	1	15-	10	14-	11	14-	2
W10 × 15	17-	5	16-	2	15-	3	14-	5
W8 × 20	17-	6	16-	3	15-	3	14-	6
W10 × 17	18-	5	17-	2	16-	1	15-	4
W8 × 24	18-	6	17-	2	16-	2	15-	4
W12 × 14	18-	11	17-	7	16-	6	15-	4
W10 × 19	19-	6	18-	1	17-	0	16-	2
W8 × 28	19-	7	18-	2	17-	1	16-	3
W12 × 16.5	20-	1	18-	7	17-	6	16-	8
W10 × 21	20-	2	18-	9	17-	7	16-	9
W8 × 31	20-	4	18-	11	17-	9	16-	11
S10 × 25.4	21-	2	19-	8	18-	6	17-	7
W12 × 19	21-	6	20-	0	18-	10	17-	10
W10 × 25	21-	8	20-	2	18-	11	18-	0
S10 × 35	22-	5	20-	10	19-	7	18-	7
W12 × 22	22-	10	21-	3	20-	0	19-	0
W12 × 27	25-	0	23-	3	21-	10	20-	9
S12 × 31.8	25-	7	23-	9	22-	4	21-	3
S12 × 35	26-	0	24-	2	22-	9	21-	7
W12 × 31	26-	4	24-	6	23-	0	21-	11

Notes to Table II-B:

⁽¹⁾A beam may be considered to be laterally supported if:

- (a) the wood joists bear on its top flange at intervals of 24 in. or less over its entire length,
- (b) the load being applied to this beam is transmitted through the joists, and
- (c) 1-in. × 2-in. wood strips in contact with the top flange are nailed on both sides of the beam to the bottom of the joist supported.

Alternative methods of positive lateral support are acceptable.

⁽²⁾Width of floor supported means $\frac{1}{2}$ the sum of the floor span on both sides of the beam.⁽³⁾For widths of floor intermediate between those shown in the Table, straight line interpolation may be used in determining the maximum beam span.

TABLE III-A

Forming Part of Article 9.20.5.2.

LOOSE STEEL LINTELS FOR MASONRY — NO. & SIZE OF ANGLES REQUIRED

Clear Span (1) (2)	Exterior Angles for Brick or Stone		Wall Thick- ness	Interior Angles							
	4"	4" + 2" stone facing		Maximum Floor Loads per Foot of Span in lbs. (3) (4) (5)							
				no floor load	None	250	500	750	1,000	1,250	1,500
4'-0" or less	L-3½ × 3½ × ¼	L-3½ × 5 × 5/16	8	L-3½ × 3½ × ¼	L-3½ × 3½ × ¼	L-3½ × 3½ × 5/16	L-3½ × 3½ × 5/16	L-4 × 3½ × 5/16	L-5 × 3½ × 5/16	L-5 × 3½ × ¾	L-5 × 3½ × 7/16
			12	2Ls-3½ × 3½ × 5/16	2Ls-3½ × 3½ × 5/16	2Ls-3½ × 3½ × 5/16	2Ls-3½ × 3½ × 5/16	2Ls-3½ × 3½ × 5/16	2Ls-4 × 3½ × 5/16	2Ls-4 × 3½ × 5/16	2Ls-4 × 3½ × 5/16
5'-0"	L-3½ × 3½ × 5/16	L-3½ × 5 × 5/16	8	L-3½ × 3½ × 5/16	L-3½ × 3½ × 5/16	L-5 × 3½ × 5/16	L-5 × 3½ × 5/16	L-5 × 3½ × ¾	L-5 × 3½ × 7/16	L-6 × 3½ × ¾	L-7 × 4 × ¾
			12	2Ls-3½ × 3½ × 5/16	2Ls-3½ × 3½ × 5/16	2Ls-3½ × 3½ × 5/16	2Ls-3½ × 3½ × 5/16	2Ls-4 × 3½ × 5/16	2Ls-5 × 3½ × 5/16	2Ls-5 × 3½ × 5/16	2Ls-5 × 3½ × ¾
6'-0"	L-4 × 3½ × 5/16	L-5 × 5 × 5/16	8	L-4 × 3½ × 5/16	L-5 × 3½ × 5/16	L-5 × 3½ × ¾	L-5 × 3½ × ¾	L-6 × 3½ × ¾	L-7 × 4 × ¾	L-7 × 4 × 7/16	L-7 × 4 × 7/16
			12	2Ls-4 × 3½ × 5/16	2Ls-4 × 3½ × 5/16	2Ls-5 × 3½ × 5/16	2Ls-5 × 3½ × 5/16	2Ls-5 × 3½ × 5/16	2Ls-5 × 3½ × ¾	2Ls-6 × 3½ × ¾	2Ls-6 × 3½ × ¾
7'-0"	L-4 × 3½ × 5/16	L-5 × 5 × 5/16	8	L-4 × 3½ × 5/16	L-5 × 3½ × ¾	L-6 × 4 × ¾	L-6 × 4 × ¾	L-7 × 4 × ¾			
			12	2Ls-4 × 3½ × 5/16	2Ls-5 × 3½ × 5/16	2Ls-5 × 3½ × ¾	2Ls-5 × 3½ × ¾	2Ls-6 × 3½ × ¾	2Ls-6 × 4 × ¾	2Ls-7 × 4 × ¾	2Ls-7 × 4 × ¾
8'-0"	L-5 × 3½ × 5/16	L-5 × 5 × 5/16	8	L-5 × 3½ × 5/16	L-6 × 3½ × ¾	L-7 × 4 × ¾	L-7 × 4 × ¾				
			12	2Ls-5 × 3½ × 5/16	2Ls-5 × 3½ × 7/16	2Ls-6 × 3½ × ¾	2Ls-6 × 3½ × ¾	2Ls-7 × 4 × ¾	2Ls-7 × 4 × ¾		
9'-0"	L-5 × 3½ × ¾	L-5 × 5 × ¾	8	L-5 × 3½ × ¾	L-7 × 4 × ¾						
			12	2Ls-5 × 3½ × ¾	2Ls-6 × 3½ × ¾						
10'-0"	L-6 × 3½ × ¾	L-5 × 5 × ¾	8	L-6 × 3½ × ¾							
			12	2Ls-6 × 3½ × ¾	2Ls-7 × 4 × ¾						

Notes to Table III-A.

⁽¹⁾6" min. bearing required for all lintels.⁽²⁾Omit floor load in lintel when distance to bottom of floor construction is greater than width of opening.⁽³⁾Interior and exterior angles in 8" walls and interior angles in 12" walls are bolted together when clear span of opening is over 6'-0".⁽⁴⁾When masonry lighter than brick is used over interior angles floor load may be increased by the difference in weight per sq ft times the width of the opening.⁽⁵⁾Interior angles have been designed for floor load plus brick masonry of height equal to width of opening.⁽⁶⁾Is = 20,000 psiDeflection maximum = $\frac{1}{700}$ span⁽⁷⁾The figures in the Table indicating wall thickness and angle cross-sections are in inches.

SECTION 9.39 SPAN TABLES FOR WOOD RAFTERS, JOISTS, BEAMS AND ROOF TRUSSES

Subsection 9.39.1. General

9.39.1.1. The spans for wood rafters, joists, beams and trusses in this Regulation apply to buildings covered by the requirements in Section 9.23., "Wood Frame Construction".

9.39.1.2. The spans for roof trusses are applicable to roof trusses having a span of not more than 40 ft and spaced not more than 24-in. o.c. for the species and grades of lumber described in the roof truss Span Tables.

9.39.1.3. Floor joist spans are limited to floors that are not required to be designed to resist concentrated loads as specified in Section 9.4., "Loads," of this Regulation.

9.39.1.4. Wood-beam spans apply to built-up wood beams in basements, cellars or crawl spaces in 1- and 2-storey dwellings.

9.39.1.5. Spans for wood joists, rafters and beams which fall outside the scope of these Span Tables shall be calculated in conformance with CSA 086-1970, "Code of Recommended Practice for Engineering Design in Timber," as revised to 1 May, 1975.

Subsection 9.39.2. Wood Rafters, Joists and Beams

9.39.2.1. Where rafters or roof joists are intended for use in a locality having a higher design roof snow load than shown in the tables, the maximum member spacing may be calculated as the product of the member spacing and snow load shown in the span tables divided by the design roof snow load for the locality being considered.

9.39.2.2. The lumber sizes assumed in the calculation are those dressed to Canadian standard sizes for yard lumber in accordance with CSA 0141-1970, "Softwood Lumber," as revised to 1 May, 1975.

9.39.2.3. These lumber sizes which are based on lumber having a moisture content of 19 per cent, are as follows:

Nominal Size	Dressed Size at 19 per cent M.C.
2 in. × 4 in.	1½ in. × 3½ in.
2 in. × 6 in.	1½ in. × 5½ in.
2 in. × 8 in.	1½ in. × 7¼ in.
2 in. × 10 in.	1½ in. × 9¼ in.
2 in. × 12 in.	1½ in. × 11¼ in.

9.39.2.4. For moisture contents other than 19 per cent, provision is made in CSA 0141-1970, "Softwood Lumber," as revised to 1 May, 1975, to allow for the size variations that occur as a result of changes in lumber moisture content.

9.39.2.5. The allowable spans in the following tables are measured from face or edge of support to face or edge of support.

9.39.2.6.(1) In the case of sloping roof framing members,

- the spans are expressed in terms of the horizontal distance between supports rather than the length of the sloping member;
- the snow loads are also expressed in terms of the horizontal projection of the sloping roof;
- spans for odd size lumber (i.e. 2 in. × 5 in., 2 in. × 7 in., etc.) may be estimated by straight line interpolation in the tables; and

(d) spans for 2-in. x 5-in. lumber of Construction, Standard or Utility grades may be 30 per cent greater than the spans listed for 2-in. x 4-in. lumber.

9.39.2.7. The span tables may be used where members support a uniform live load only and where the members are required to be designed to support a concentrated load, the members must be designed in conformance with Section 4.3 of this Regulation.

TABLE IV-A
CEILING JOISTS—ATTIC NOT ACCESSIBLE BY A STAIRWAY
(LIVE LOAD 10 lb per sq ft)

Species	Grade	Nominal Size.	LIVE LOAD 10 lb per sq ft															
			Gypsum Board or Plastered Ceiling								Other Ceilings							
			Joist Spacing								Joist Spacing							
			12 in.		16 in.		20 in.		24 in.		12 in.		16 in.		20 in.		24 in.	
			ft	in.	ft	in.	ft	in.	ft	in.	ft	in.	ft	in.	ft	in.	ft	in.
Douglas Fir Western Larch	Select structural	2 x 4	11	6	10	5	9	8	9	1	13	2	11	11	11	1	10	5
		2 x 6	18	1	16	5	15	3	14	4	20	8	18	10	17	5	16	5
		2 x 8	23	10	21	8	20	1	18	11	27	4	24	10	23	0	21	8
		2 x 10	30	5	27	8	25	8	24	2	34	10	31	8	29	5	27	8
		2 x 12	37	0	33	8	31	3	29	4	42	5	38	6	35	9	33	8
	No. 1	2 x 4	11	6	10	5	9	8	9	1	13	2	11	11	11	1	10	5
		2 x 6	18	1	16	5	15	3	14	4	20	8	18	10	17	5	16	5
		2 x 8	23	10	21	8	20	1	18	11	27	4	24	10	23	0	21	8
		2 x 10	30	5	27	8	25	8	24	2	34	10	31	8	29	5	27	8
		2 x 12	37	0	33	8	31	3	29	4	42	5	38	6	35	9	33	8
	No. 2	2 x 4	11	1	10	1	9	4	8	10	12	8	11	7	10	9	10	1
		2 x 6	17	6	15	10	14	9	13	10	20	0	18	2	16	5	15	0
		2 x 8	23	0	20	11	19	5	18	3	26	4	23	11	21	8	19	9
		2 x 10	29	5	26	8	24	9	23	4	33	8	30	7	27	7	25	2
		2 x 12	35	9	32	6	30	2	28	4	40	11	37	2	33	7	30	8
	No. 3	2 x 4	10	8	9	5	8	5	7	8	10	11	9	5	8	5	7	8
		2 x 6	16	1	13	11	12	5	11	4	16	1	13	11	12	5	11	4
		2 x 8	21	3	18	4	16	5	15	0	21	3	18	4	16	5	15	0
		2 x 10	27	1	23	5	21	0	19	2	27	1	23	5	21	0	19	2
		2 x 12	32	11	28	6	25	6	23	3	32	11	28	6	25	6	23	3
	Con- struction	2 x 4	10	8	9	8	9	0	8	5	12	2	10	9	9	7	8	9
	Standard	2 x 4	9	2	7	11	7	1	6	5	9	2	7	11	7	1	6	5
	Utility	2 x 4	6	5	5	7	5	0	4	7	6	5	5	7	5	0	4	7
Pacific Coast Hemlock Amabilis Fir Grand Fir	Select structural	2 x 4	10	10	9	10	9	2	8	7	12	5	11	3	10	6	9	10
		2 x 6	17	1	15	6	14	4	13	6	19	6	17	9	16	6	15	6
		2 x 8	22	6	20	5	19	0	17	10	25	9	23	5	21	9	20	5
		2 x 10	28	8	26	1	24	2	22	9	32	10	29	10	27	9	26	1
		2 x 12	34	11	31	9	29	5	27	8	40	0	36	4	33	9	31	9
	No. 1	2 x 4	10	10	9	10	9	2	8	7	12	5	11	3	10	6	9	10
		2 x 6	17	1	15	6	14	4	13	6	19	6	17	7	15	9	14	5
		2 x 8	22	6	20	5	19	0	17	10	25	9	23	3	20	9	19	0
		2 x 10	28	8	26	1	24	2	22	9	32	10	29	8	26	6	24	3
		2 x 12	34	11	31	9	29	5	27	8	40	0	36	1	32	3	29	5
	No. 2	2 x 4	10	6	9	6	8	10	8	4	12	0	10	11	9	10	8	11
		2 x 6	16	6	14	11	13	11	12	9	18	1	15	8	14	0	12	9
		2 x 8	21	9	19	9	18	4	16	10	23	11	20	8	18	6	16	10
		2 x 10	27	9	25	2	23	4	21	6	30	6	26	5	23	7	21	6
		2 x 12	33	9	30	8	28	5	26	2	37	1	32	1	28	9	26	2
	No. 3	2 x 4	9	2	7	11	7	1	6	5	9	2	7	11	7	1	6	5
		2 x 6	13	9	11	11	10	8	9	9	13	9	11	11	10	8	9	9
		2 x 8	18	2	15	9	14	1	12	10	18	2	15	9	14	1	12	10
		2 x 10	23	2	20	1	17	11	16	5	23	2	20	1	17	11	16	5
		2 x 12	28	2	24	5	21	10	19	11	28	2	24	5	21	10	19	11
	Con- struction	2 x 4	10	1	9	2	8	2	7	5	10	7	9	2	8	2	7	5
	Standard	2 x 4	7	11	6	10	6	1	5	7	7	11	6	10	6	1	5	7
	Utility	2 x 4	5	3	4	7	4	1	3	8	5	3	4	7	4	1	3	8

Continued on next page

TABLE IV-A (Cont'd)

**CEILING JOISTS—ATTIC NOT ACCESSIBLE BY A STAIRWAY
(LIVE LOAD 10 lb per sq ft)**

Species	Grade	Nominal Size. in.	LIVE LOAD 10 lb per sq ft															
			Gypsum Board or Plastered Ceiling								Other Ceilings							
			Joist Spacing								Joist Spacing							
			12 in.		16 in.		20 in.		24 in.		12 in.		16 in.		20 in.		24 in.	
			ft	in.	ft	in.	ft	in.	ft	in.	ft	in.	ft	in.	ft	in.	ft	in.
Spruce (all species) Balsam Fir Alpine Fir Lodgepole Pine Ponderosa Pine	Select structural	2 x 4	10	2	9	3	8	7	8	1	11	8	10	7	9	10	9	3
		2 x 6	16	0	14	7	13	6	12	9	18	4	16	8	15	6	14	7
		2 x 8	21	2	19	3	17	10	16	9	24	3	22	0	20	5	19	3
		2 x 10	27	0	24	6	22	9	21	5	30	11	28	1	26	1	24	6
		2 x 12	32	10	29	10	27	8	26	1	37	7	34	2	31	9	29	10
	No. 1	2 x 4	10	2	9	3	8	7	8	1	11	8	10	7	9	10	9	3
		2 x 6	16	0	14	7	13	6	12	9	18	4	16	8	15	1	13	9
		2 x 8	21	2	19	3	17	10	16	9	24	3	22	0	19	11	18	2
		2 x 10	27	0	24	6	22	9	21	5	30	11	28	1	25	5	23	2
		2 x 12	32	10	29	10	27	8	26	1	37	7	34	2	30	11	28	2
	No. 2	2 x 4	9	10	8	11	8	4	7	10	11	3	10	3	9	4	8	7
		2 x 6	15	6	14	1	13	1	12	4	17	7	15	3	13	8	12	5
		2 x 8	20	5	18	7	17	3	16	3	23	0	20	1	18	0	16	5
		2 x 10	26	1	23	9	22	0	20	9	29	8	25	8	23	0	21	0
		2 x 12	31	9	28	10	26	9	25	2	36	1	31	3	27	11	25	6
	No. 3	2 x 4	9	2	7	11	7	1	6	5	9	2	7	11	7	1	6	5
		2 x 6	13	1	11	4	10	2	9	3	13	1	11	4	10	2	9	3
		2 x 8	17	4	15	0	13	5	12	3	17	4	15	0	13	5	12	3
		2 x 10	22	1	19	2	17	1	15	7	22	1	19	2	17	1	15	7
		2 x 12	26	11	23	3	20	10	19	0	26	11	23	3	20	10	19	0
	Con- struction	2 x 4	9	6	8	7	7	11	7	3	10	3	8	10	7	11	7	3
	Standard	2 x 4	7	11	6	10	6	1	5	7	7	11	6	10	6	1	5	7
	Utility	2 x 4	5	3	4	7	4	1	3	8	5	3	4	7	4	1	3	8
Western Red Cedar Red Pine Western White Pine White Pine	Select structural	2 x 4	9	10	8	11	8	3	7	9	11	3	10	3	9	6	8	11
		2 x 6	15	6	14	1	13	0	12	3	17	8	16	1	14	11	14	1
		2 x 8	20	5	18	6	17	2	16	2	23	4	21	3	19	8	18	6
		2 x 10	26	0	23	8	21	11	20	8	29	10	27	1	25	2	23	8
		2 x 12	31	8	28	9	26	9	25	2	36	3	32	11	30	7	28	9
	No. 1	2 x 4	9	10	8	11	8	3	7	9	11	3	10	3	9	6	8	11
		2 x 6	15	6	14	1	13	0	12	3	17	8	16	1	14	9	13	5
		2 x 8	20	5	18	6	17	2	16	2	23	4	21	3	19	5	17	9
		2 x 10	26	0	23	8	21	11	20	8	29	10	27	1	24	10	22	8
		2 x 12	31	8	28	9	26	9	25	2	36	3	32	11	30	2	27	7
	No. 2	2 x 4	9	6	8	7	8	0	7	6	10	10	9	10	9	2	8	4
		2 x 6	14	11	13	6	12	7	11	10	17	1	14	10	13	3	12	1
		2 x 8	19	8	17	10	16	7	15	7	22	6	19	7	17	6	15	11
		2 x 10	25	1	22	9	21	2	19	11	28	8	25	0	22	4	20	4
		2 x 12	30	6	27	8	25	9	24	2	34	11	30	4	27	2	24	9
	No. 3	2 x 4	8	9	7	7	6	9	6	2	8	9	7	7	6	9	6	2
		2 x 6	13	1	11	4	10	2	9	3	13	1	11	4	10	2	9	3
		2 x 8	17	4	15	0	13	5	12	3	17	4	15	0	13	5	12	3
		2 x 10	22	1	19	2	17	1	15	7	22	1	19	2	17	1	15	7
		2 x 12	26	11	23	3	20	10	19	0	26	11	23	3	20	10	19	0
	Con- struction	2 x 4	9	1	8	3	7	8	7	0	9	10	8	7	7	8	7	0
	Standard	2 x 4	7	5	6	5	5	9	5	3	7	5	6	5	5	9	5	3
	Utility	2 x 4	5	3	4	7	4	1	3	8	5	3	4	7	4	1	3	8

Continued on next page

TABLE IV-A (Cont'd)

CEILING JOISTS—ATTIC NOT ACCESSIBLE BY A STAIRWAY
(LIVE LOAD 10 lb per sq ft)

Species	Grade	Nominal Size.	LIVE LOAD 10 lb per sq ft															
			Gypsum Board or Plastered Ceiling								Other Ceilings							
			Joist Spacing								Joist Spacing							
			12 in.		16 in.		20 in.		24 in.		12 in.		16 in.		20 in.		24 in.	
in.		ft. in.		ft. in.		ft. in.		ft. in.		ft. in.		ft. in.		ft. in.		ft. in.		
Pacific Coast Yellow Cedar Tamarack Jack Pine Eastern Hemlock	Select structural	2 x 4	10	4	9	4	8	8	8	2	11	10	10	9	10	0	9	4
		2 x 6	16	3	14	9	13	8	12	11	18	7	16	11	15	8	14	9
		2 x 8	21	5	19	5	18	1	17	0	24	6	22	3	20	8	19	5
		2 x 10	27	4	24	10	23	1	21	8	31	4	28	5	26	5	24	10
		2 x 12	33	3	30	3	28	0	26	5	38	1	34	7	32	1	30	3
	No. 1	2 x 4	10	4	9	4	8	8	8	2	11	10	10	9	10	0	9	4
		2 x 6	16	3	14	9	13	8	12	11	18	7	16	11	15	8	14	9
		2 x 8	21	5	19	5	18	1	17	0	24	6	22	3	20	8	19	5
		2 x 10	27	4	24	10	23	1	21	8	31	4	28	5	26	5	24	10
		2 x 12	33	3	30	3	28	0	26	5	38	1	34	7	32	1	30	3
	No. 2	2 x 4	10	0	9	1	8	5	7	11	11	5	10	4	9	7	9	1
		2 x 6	15	8	14	3	13	3	12	5	17	11	16	4	15	2	14	1
		2 x 8	20	8	18	9	17	5	16	5	23	8	21	6	20	0	18	7
		2 x 10	26	5	24	0	22	3	20	11	30	3	27	5	25	6	23	8
		2 x 12	32	1	29	2	27	1	25	6	36	9	33	5	31	0	28	10
	No. 3	2 x 4	9	7	8	8	7	11	7	3	10	3	8	10	7	11	7	3
		2 x 6	15	0	12	11	11	7	10	7	15	0	12	11	11	7	10	7
		2 x 8	19	9	17	1	15	3	13	11	19	9	17	1	15	3	13	11
		2 x 10	25	2	21	10	19	6	17	10	25	2	21	10	19	6	17	10
		2 x 12	30	8	26	7	23	9	21	8	30	8	26	7	23	9	21	8
	Construction	2 x 4	9	7	8	8	8	1	7	7	11	0	10	0	8	11	8	1
Standard	2 x 4	8	9	7	7	6	9	6	2	8	9	7	7	6	9	6	2	
Utility	2 x 4	5	11	5	1	4	7	4	2	5	11	5	1	4	7	4	2	
Aspen Poplar Large Toothed Aspen Poplar Balsam Poplar	Select structural	2 x 4	9	11	9	0	8	4	7	11	11	5	10	4	9	7	9	0
		2 x 6	15	8	14	2	13	2	12	5	17	11	16	3	15	1	14	2
		2 x 8	20	7	18	9	17	5	16	4	23	7	21	5	19	11	18	9
		2 x 10	26	4	23	11	22	2	20	11	30	2	27	5	25	5	23	11
		2 x 12	32	0	29	1	27	0	25	5	36	8	33	4	30	11	29	1
	No. 1	2 x 4	9	11	9	0	8	4	7	11	11	5	10	4	9	7	9	0
		2 x 6	15	8	14	2	13	2	12	5	17	11	16	3	15	1	13	9
		2 x 8	20	7	18	9	17	5	16	4	23	7	21	5	19	11	18	2
		2 x 10	26	4	23	11	22	2	20	11	30	2	27	5	25	5	23	2
		2 x 12	32	0	29	1	27	0	25	5	36	8	33	4	30	11	28	2
	No. 2	2 x 4	9	7	8	9	8	1	7	7	11	0	10	0	9	3	8	7
		2 x 6	15	1	13	9	12	9	12	0	17	4	15	3	13	8	12	5
		2 x 8	19	11	18	1	16	10	15	10	22	10	20	1	18	0	16	5
		2 x 10	25	5	23	1	21	5	20	2	29	2	25	8	23	0	21	0
		2 x 12	31	0	28	1	26	1	24	7	35	5	31	3	27	11	25	6
	No. 3	2 x 4	9	2	7	11	7	1	6	5	9	2	7	11	7	1	6	5
		2 x 6	13	1	11	4	10	2	9	3	13	1	11	4	10	2	9	3
		2 x 8	17	4	15	0	13	5	12	3	17	4	15	0	13	5	12	3
		2 x 10	22	1	19	2	17	1	15	7	22	1	19	2	17	1	15	7
		2 x 12	26	11	23	3	20	10	19	0	26	11	23	3	20	10	19	0
	Construction	2 x 4	9	3	8	4	7	9	7	3	10	3	8	10	7	11	7	3
Standard	2 x 4	7	11	6	10	6	1	5	7	7	11	6	10	6	1	5	7	
Utility	2 x 4	5	3	4	7	4	1	3	8	5	3	4	7	4	1	3	8	

TABLE IV-B

FLOOR JOISTS—LIVING QUARTERS
(LIVE LOAD 40 lb per sq ft)

Species	Grade	Nominal Size, <i>in.</i>	LIVE LOAD 40 lb per sq ft							
			All Ceilings							
			Joist Spacing							
			12 in.		16 in.		20 in.		24 in.	
			<i>ft.</i>	<i>in.</i>	<i>ft.</i>	<i>in.</i>	<i>ft.</i>	<i>in.</i>	<i>ft.</i>	<i>in.</i>
Douglas Fir Western Larch	Select structural	2 x 4	7	3	6	7	6	1	5	9
		2 x 6	11	4	10	4	9	7	9	0
		2 x 8	15	0	13	8	12	8	11	11
		2 x 10	19	2	17	5	16	2	15	2
		2 x 12	23	4	21	2	19	8	18	6
	No. 1	2 x 4	7	3	6	7	6	1	5	9
		2 x 6	11	4	10	4	9	7	9	0
		2 x 8	15	0	13	8	12	8	11	11
		2 x 10	19	2	17	5	16	2	15	2
		2 x 12	23	4	21	2	19	8	18	6
	No. 2	2 x 4	7	0	6	4	5	11	5	6
		2 x 6	11	0	10	0	9	3	8	5
		2 x 8	14	6	13	2	12	3	11	2
		2 x 10	18	6	16	10	15	7	14	3
		2 x 12	22	6	20	5	19	0	17	4
	No. 3	2 x 4	6	2	5	4	4	9	4	4
		2 x 6	9	1	7	10	7	0	6	5
		2 x 8	12	0	10	4	9	3	8	6
		2 x 10	15	4	13	3	11	10	10	10
		2 x 12	18	7	16	1	14	5	13	2
	Construction	2 x 4	6	8	6	1	5	5	4	11
	Standard	2 x 4	5	2	4	5	4	0	3	8
	Utility	2 x 4	3	8	3	2	2	10	2	7
Pacific Coast Hemlock Amabilis Fir Grand Fir	Select structural	2 x 4	6	10	6	2	5	9	5	5
		2 x 6	10	9	9	9	9	0	8	6
		2 x 8	14	2	12	10	11	11	11	3
		2 x 10	18	1	16	5	15	3	14	4
		2 x 12	22	0	20	0	18	6	17	5
	No. 1	2 x 4	6	10	6	2	5	9	5	5
		2 x 6	10	9	9	9	8	11	8	1
		2 x 8	14	2	12	10	11	9	10	9
		2 x 10	18	1	16	5	15	0	13	8
		2 x 12	22	0	20	0	18	3	16	9
	No. 2	2 x 4	6	7	6	0	5	6	5	0
		2 x 6	10	3	8	10	7	11	7	3
		2 x 8	13	6	11	8	10	5	9	6
		2 x 10	17	3	14	11	13	4	12	2
		2 x 12	20	11	18	2	16	3	14	10
	No. 3	2 x 4	5	2	4	5	4	0	3	8
		2 x 6	7	9	6	9	6	0	5	6
		2 x 8	10	3	8	10	7	11	7	3
		2 x 10	13	1	11	4	10	2	9	3
		2 x 12	15	11	13	10	12	4	11	3
	Construction	2 x 4	5	11	5	2	4	7	4	2
	Standard	2 x 4	4	5	3	10	3	5	3	2
	Utility	2 x 4	2	11	2	7	2	3	2	1

Continued on next page

TABLE IV-B (Cont'd)

FLOOR JOISTS—LIVING QUARTERS
(LIVE LOAD 40 lb per sq ft)

Species	Grade	Nominal Size, in.	LIVE LOAD 40 lb per sq ft							
			All Ceilings							
			Joist Spacing							
			12 in.		16 in.		20 in.		24 in.	
			ft	in.	ft	in.	ft	in.	ft	in.
Spruce (all species) Balsam Fir Alpine Fir Lodgepole Pine Ponderosa Pine	Select structural	2 x 4	6	5	5	10	5	5	5	1
		2 x 6	10	1	9	2	8	6	8	0
		2 x 8	13	4	12	1	11	3	10	7
		2 x 10	17	0	15	5	14	4	13	6
		2 x 12	20	8	18	9	17	5	16	5
	No. 1	2 x 4	6	5	5	10	5	5	5	1
		2 x 6	10	1	9	2	8	6	7	9
		2 x 8	13	4	12	1	11	3	10	3
		2 x 10	17	0	15	5	14	4	13	1
		2 x 12	20	8	18	9	17	5	15	11
	No. 2	2 x 4	6	2	5	7	5	3	4	10
		2 x 6	9	9	8	7	7	8	7	0
		2 x 8	12	10	11	4	10	2	9	3
		2 x 10	16	5	14	6	13	0	11	10
		2 x 12	20	0	17	8	15	9	14	5
	No. 3	2 x 4	5	2	4	5	4	0	3	8
		2 x 6	7	5	6	5	5	9	5	3
		2 x 8	9	9	8	6	7	7	6	11
		2 x 10	12	6	10	10	9	8	8	10
		2 x 12	15	2	13	2	11	9	10	9
	Construction	2 x 4	5	9	5	0	4	5	4	1
	Standard	2 x 4	4	5	3	10	3	5	3	2
	Utility	2 x 4	2	11	2	7	2	3	2	1
Western Red Cedar Red Pine Western White Pine White Pine	Select structural	2 x 4	6	2	5	7	5	2	4	11
		2 x 6	9	9	8	10	8	2	7	9
		2 x 8	12	10	11	8	10	10	10	2
		2 x 10	16	5	14	11	13	10	13	0
		2 x 12	19	11	18	1	16	10	15	10
	No. 1	2 x 4	6	2	5	7	5	2	4	11
		2 x 6	9	9	8	10	8	2	7	7
		2 x 8	12	10	11	8	10	10	10	0
		2 x 10	16	5	14	11	13	10	12	10
		2 x 12	19	11	18	1	16	10	15	7
	No. 2	2 x 4	5	11	5	5	5	0	4	8
		2 x 6	9	4	8	4	7	6	6	10
		2 x 8	12	4	11	1	9	10	9	0
		2 x 10	15	9	14	1	12	7	11	6
		2 x 12	19	2	17	2	15	4	14	0
	No. 3	2 x 4	4	11	4	3	3	10	3	6
		2 x 6	7	5	6	5	5	9	5	3
		2 x 8	9	9	8	6	7	7	6	11
		2 x 10	12	6	10	10	9	8	8	10
		2 x 12	15	2	13	2	11	9	10	9
	Construction	2 x 4	5	7	4	10	4	4	3	11
	Standard	2 x 4	4	2	3	8	3	3	2	11
	Utility	2 x 4	2	11	2	7	2	3	2	1

Continued on next page

TABLE IV-B (Cont'd)

FLOOR JOISTS—LIVING QUARTERS
(LIVE LOAD 40 lb per sq ft)

Species	Grade	Nominal Size, <i>in</i>	LIVE LOAD 40 lb per sq ft							
			All Ceilings							
			Joist Spacing							
			12 in.		16 in.		20 in.		24 in.	
			<i>ft</i>	<i>in.</i>	<i>ft</i>	<i>in.</i>	<i>ft</i>	<i>in.</i>	<i>ft</i>	<i>in.</i>
Pacific Coast Yellow Cedar Tamarack Jack Pine Eastern Hemlock	Select structural	2 x 4	6	6	5	11	5	6	5	2
		2 x 6	10	3	9	3	8	7	8	1
		2 x 8	13	6	12	3	11	4	10	8
		2 x 10	17	2	15	8	14	6	13	8
		2 x 12	20	11	19	0	17	8	16	7
	No. 1	2 x 4	6	6	5	11	5	6	5	2
		2 x 6	10	3	9	3	8	7	8	1
		2 x 8	13	6	12	3	11	4	10	8
		2 x 10	17	2	15	8	14	6	13	8
		2 x 12	20	11	19	0	17	8	16	7
	No. 2	2 x 4	6	3	5	8	5	3	5	0
		2 x 6	9	10	8	11	8	4	7	10
		2 x 8	13	0	11	10	11	0	10	4
		2 x 10	16	7	15	1	14	0	13	2
		2 x 12	20	3	18	4	17	0	16	0
	No. 3	2 x 4	5	9	5	0	4	5	4	1
		2 x 6	8	5	7	4	6	6	6	0
		2 x 8	11	2	9	8	8	8	7	10
		2 x 10	14	3	12	4	11	0	10	1
		2 x 12	17	4	15	0	13	5	12	3
	Construction	2 x 4	6	0	5	6	5	0	4	7
	Standard	2 x 4	4	11	4	3	3	10	3	6
	Utility	2 x 4	3	4	2	10	2	7	2	4
Aspen Poplar Large Toothed Aspen Poplar Balsam Poplar	Select structural	2 x 4	6	3	5	8	5	3	4	11
		2 x 6	9	10	8	11	8	3	7	10
		2 x 8	13	0	11	9	10	11	10	3
		2 x 10	16	7	15	1	14	0	13	2
		2 x 12	20	2	18	4	17	0	16	0
	No. 1	2 x 4	6	3	5	8	5	3	4	11
		2 x 6	9	10	8	11	8	3	7	9
		2 x 8	13	0	11	9	10	11	10	3
		2 x 10	16	7	15	1	14	0	13	1
		2 x 12	20	2	18	4	17	0	15	11
	No. 2	2 x 4	6	0	5	6	5	1	4	9
		2 x 6	9	6	8	7	7	8	7	0
		2 x 8	12	7	11	4	10	2	9	3
		2 x 10	16	0	14	6	13	0	11	10
		2 x 12	19	6	17	8	15	9	14	5
	No. 3	2 x 4	5	2	4	5	4	0	3	8
		2 x 6	7	5	6	5	5	9	5	3
		2 x 8	9	9	8	6	7	7	6	11
		2 x 10	12	6	10	10	9	8	8	10
		2 x 12	15	2	13	2	11	9	10	9
	Construction	2 x 4	5	9	5	0	4	5	4	1
	Standard	2 x 4	4	5	3	10	3	5	3	2
	Utility	2 x 4	2	11	2	7	2	3	2	1

TABLE IV-C

FLOOR JOISTS—BEDROOMS, AND ATTICS ACCESSIBLE BY A STAIRWAY
(LIVE LOAD 30 lb per sq ft)

Species	Grade	Nominal Size, in.	LIVE LOAD 30 lb per sq ft											
			Gypsum Board or Plastered Ceiling						Other Ceilings					
			Joist Spacing						Joist Spacing					
			12 in.		16 in.		20 in.		24 in.		12 in.		16 in.	
			ft	in.	ft	in.	ft	in.	ft	in.	ft	in.	ft	in.
Douglas Fir Western Larch	Select structural	2 x 4	7	11	7	3	6	8	6	4	9	1	8	3
		2 x 6	12	6	11	4	10	7	9	11	14	4	13	0
		2 x 8	16	6	15	0	13	11	13	1	18	11	17	2
		2 x 10	21	1	19	2	17	9	16	9	24	2	21	11
		2 x 12	25	8	23	4	21	8	20	4	29	4	26	8
	No. 1	2 x 4	7	11	7	3	6	8	6	4	9	1	8	3
		2 x 6	12	6	11	4	10	7	9	11	14	4	13	0
		2 x 8	16	6	15	0	13	11	13	1	18	11	17	2
		2 x 10	21	1	19	2	17	9	16	9	24	2	21	11
		2 x 12	25	8	23	4	21	8	20	4	29	4	26	8
	No. 2	2 x 4	7	8	7	0	6	6	6	1	8	10	8	0
		2 x 6	12	1	11	0	10	2	9	7	13	7	11	9
		2 x 8	15	11	14	6	13	5	12	8	17	11	15	6
		2 x 10	20	4	18	6	17	2	16	2	22	10	19	9
		2 x 12	24	9	22	6	20	11	19	7	27	9	24	1
	No. 3	2 x 4	6	11	6	0	5	5	4	11	6	11	6	0
		2 x 6	10	3	8	11	7	11	7	3	10	3	8	11
		2 x 8	13	7	11	9	10	6	9	7	13	7	11	9
		2 x 10	17	4	15	0	13	5	12	3	17	4	15	0
		2 x 12	21	1	18	3	16	4	14	11	21	1	18	3
	Con- struction	2 x 4	7	4	6	8	6	1	5	7	7	11	6	10
	Standard	2 x 4	5	10	5	1	4	6	4	1	5	10	5	1
	Utility	2 x 4	4	1	3	7	3	2	2	11	4	1	3	7
Pacific Coast Hemlock Amabilis Fir Grand Fir	Select structural	2 x 4	7	6	6	10	6	4	5	11	8	7	7	10
		2 x 6	11	10	10	9	9	11	9	4	13	6	12	2
		2 x 8	15	7	14	2	13	2	12	4	17	10	16	1
		2 x 10	19	11	18	1	16	9	15	9	22	9	20	6
		2 x 12	24	2	22	0	20	5	19	2	27	8	24	11
	No. 1	2 x 4	7	6	6	10	6	4	5	11	8	7	7	9
		2 x 6	11	10	10	9	9	11	9	2	13	0	11	3
		2 x 8	15	7	14	2	13	2	12	2	17	2	14	10
		2 x 10	19	11	18	1	16	9	15	6	21	11	19	0
		2 x 12	24	2	22	0	20	5	18	10	26	8	23	1
	No. 2	2 x 4	7	3	6	7	6	1	5	9	8	1	7	0
		2 x 6	11	5	10	0	9	0	8	2	11	7	10	0
		2 x 8	15	1	13	3	11	10	10	10	15	3	13	3
		2 x 10	19	2	16	11	15	1	13	9	19	6	16	11
		2 x 12	23	4	20	7	18	4	16	9	23	9	20	7
	No. 3	2 x 4	5	10	5	1	4	6	4	1	5	10	5	1
		2 x 6	8	10	7	7	6	10	6	3	8	10	7	7
		2 x 8	11	7	10	1	9	0	8	2	11	7	10	1
		2 x 10	14	10	12	10	11	6	10	6	14	10	12	10
		2 x 12	18	1	15	7	14	0	12	9	18	1	15	7
	Con- struction	2 x 4	6	9	5	10	5	3	4	9	6	9	5	10
	Standard	2 x 4	5	1	4	4	3	11	3	7	5	1	4	4
	Utility	2 x 4	3	4	2	11	2	7	2	4	3	4	2	11

Continued on next page

TABLE IV-C (Cont'd)

FLOOR JOISTS—BEDROOMS, AND ATTICS ACCESSIBLE BY A STAIRWAY
(LIVE LOAD 30 lb per sq ft)

Species	Grade	Nominal Size,	LIVE LOAD 30 lb per sq ft															
			Gypsum Board or Plastered Ceiling								Other Ceilings							
			Joist Spacing								Joist Spacing							
			12 in.		16 in.		20 in.		24 in.		12 in.		16 in.		20 in.		24 in.	
			<i>in.</i>	<i>ft</i>	<i>in.</i>	<i>ft</i>	<i>in.</i>	<i>ft</i>	<i>in.</i>	<i>ft</i>	<i>in.</i>	<i>ft</i>	<i>in.</i>	<i>ft</i>	<i>in.</i>	<i>ft</i>	<i>in.</i>	<i>ft</i>
Spruce (all species) Balsam Fir Alpine Fir Lodgepole Pine Ponderosa Pine	Select structural	2 x 4	7	1	6	5	5	11	5	7	8	1	7	4	6	10	6	5
		2 x 6	11	1	10	1	9	4	8	10	12	9	11	7	10	6	9	7
		2 x 8	14	8	13	4	12	4	11	7	16	9	15	3	13	10	12	8
		2 x 10	18	9	17	0	15	9	14	10	21	5	19	6	17	8	16	2
		2 x 12	22	9	20	8	19	2	18	1	26	1	23	8	21	6	19	7
	No. 1	2 x 4	7	1	6	5	5	11	5	7	8	1	7	4	6	8	6	1
		2 x 6	11	1	10	1	9	4	8	10	12	6	10	9	9	8	8	10
		2 x 8	14	8	13	4	12	4	11	7	16	5	14	3	12	9	11	7
		2 x 10	18	9	17	0	15	9	14	10	21	0	18	2	16	3	14	10
		2 x 12	22	9	20	8	19	2	18	1	25	6	22	1	19	9	18	1
	No. 2	2 x 4	6	10	6	2	5	9	5	5	7	9	6	8	6	0	5	5
		2 x 6	10	9	9	9	8	9	7	11	11	3	9	9	8	9	7	11
		2 x 8	14	2	12	10	11	6	10	6	14	10	12	10	11	6	10	6
		2 x 10	18	1	16	5	14	8	13	5	19	0	16	5	14	8	13	5
		2 x 12	22	0	20	0	17	11	16	4	23	1	20	0	17	11	16	4
	No. 3	2 x 4	5	10	5	1	4	6	4	1	5	10	5	1	4	6	4	1
		2 x 6	8	5	7	3	6	6	5	11	8	5	7	3	6	6	5	11
		2 x 8	11	1	9	7	8	7	7	10	11	1	9	7	8	7	7	10
		2 x 10	14	2	12	3	10	11	10	0	14	2	12	3	10	11	10	0
		2 x 12	17	2	14	11	13	4	12	2	17	2	14	11	13	4	12	2
	Con- struction	2 x 4	6	6	5	8	5	1	4	7	6	6	5	8	5	1	4	7
	Standard	2 x 4	5	1	4	4	3	11	3	7	5	1	4	4	3	11	3	7
	Utility	2 x 4	3	4	2	11	2	7	2	4	3	4	2	11	2	7	2	4
Western Red Cedar Red Pine Western White Pine White Pine	Select structural	2 x 4	6	10	6	2	5	9	5	5	7	9	7	1	6	7	6	2
		2 x 6	10	9	9	9	9	0	8	6	12	3	11	2	10	3	9	5
		2 x 8	14	2	12	10	11	11	11	2	16	2	14	8	13	7	12	5
		2 x 10	18	0	16	5	15	3	14	4	20	8	18	9	17	4	15	10
		2 x 12	21	11	19	11	18	6	17	5	25	2	22	10	21	1	19	3
	No. 1	2 x 4	6	10	6	2	5	9	5	5	7	9	7	1	6	5	5	10
		2 x 6	10	9	9	9	9	0	8	6	12	2	10	6	9	5	8	7
		2 x 8	14	2	12	10	11	11	11	2	16	1	13	11	12	5	11	4
		2 x 10	18	0	16	5	15	3	14	4	20	6	17	9	15	11	14	6
		2 x 12	21	11	19	11	18	6	17	5	24	11	21	7	19	4	17	8
	No. 2	2 x 4	6	7	5	11	5	6	5	2	7	6	6	6	5	10	5	4
		2 x 6	10	4	9	4	8	6	7	9	10	11	9	6	8	6	7	9
		2 x 8	13	7	12	4	11	2	10	2	14	5	12	6	11	2	10	2
		2 x 10	17	4	15	9	14	3	13	0	18	5	16	0	14	3	13	0
		2 x 12	21	2	19	2	17	5	15	10	22	5	19	5	17	5	15	10
	No. 3	2 x 4	5	7	4	10	4	4	3	11	5	7	4	10	4	4	3	11
		2 x 6	8	5	7	3	6	6	5	11	8	5	7	3	6	6	5	11
		2 x 8	11	1	9	7	8	7	7	10	11	1	9	7	8	7	7	10
		2 x 10	14	2	12	3	10	11	10	0	14	2	12	3	10	11	10	0
		2 x 12	17	2	14	11	13	4	12	2	17	2	14	11	13	4	12	2
	Con- struction	2 x 4	6	4	5	5	4	11	4	5	6	4	5	5	4	11	4	5
	Standard	2 x 4	4	9	4	1	3	8	3	4	4	9	4	1	3	8	3	4
	Utility	2 x 4	3	4	2	11	2	7	2	4	3	4	2	11	2	7	2	4

Continued on next page

TABLE IV-C (Cont'd)

FLOOR JOISTS—BEDROOMS, AND ATTICS ACCESSIBLE BY A STAIRWAY
(LIVE LOAD 30 lb per sq ft)

Species	Grade	Nominal Size, <i>in.</i>	LIVE LOAD 30 lb per sq ft											
			Gypsum Board or Plastered Ceiling						Other Ceilings					
			Joist Spacing						Joist Spacing					
			12 in.		16 in.		20 in.		24 in.		12 in.		16 in.	
			<i>ft.</i>	<i>in.</i>	<i>ft.</i>	<i>in.</i>	<i>ft.</i>	<i>in.</i>	<i>ft.</i>	<i>in.</i>	<i>ft.</i>	<i>in.</i>	<i>ft.</i>	<i>in.</i>
Pacific Coast Yellow Cedar Tamarack Jack Pine Eastern Hemlock	Select structural	2 x 4	7	2	6	6	6	0	5	8	8	2	7	5
		2 x 6	11	3	10	3	9	6	8	11	12	11	11	8
		2 x 8	14	10	13	6	12	6	11	9	17	0	15	5
		2 x 10	18	11	17	2	16	0	15	0	21	8	19	8
		2 x 12	23	1	20	11	19	5	18	3	26	5	24	0
	No. 1	2 x 4	7	2	6	6	6	0	5	8	8	2	7	5
		2 x 6	11	3	10	3	9	6	8	11	12	11	11	8
		2 x 8	14	10	13	6	12	6	11	9	17	0	15	5
		2 x 10	18	11	17	2	16	0	15	0	21	8	19	8
		2 x 12	23	1	20	11	19	5	18	3	26	5	24	0
	No. 2	2 x 4	6	11	6	3	5	10	5	6	7	11	7	2
		2 x 6	10	10	9	10	9	2	8	7	12	5	11	0
		2 x 8	14	4	13	0	12	1	11	4	16	5	14	7
		2 x 10	18	3	16	7	15	5	14	6	20	11	18	7
		2 x 12	22	3	20	3	18	9	17	8	25	6	22	7
	No. 3	2 x 4	6	6	5	8	5	1	4	7	6	6	5	8
		2 x 6	9	7	8	3	7	5	6	9	9	7	8	3
		2 x 8	12	8	10	11	9	9	8	11	12	8	10	11
		2 x 10	16	2	14	0	12	6	11	5	16	2	14	0
		2 x 12	19	7	17	0	15	2	13	10	19	7	17	0
	Con- struction	2 x 4	6	8	6	0	5	7	5	2	7	4	6	4
	Standard	2 x 4	5	7	4	10	4	4	3	11	5	7	4	10
	Utility	2 x 4	3	9	3	3	2	11	2	8	3	9	3	3
Aspen Poplar Large Toothed Aspen Poplar Balsam Poplar	Select structural	2 x 4	6	10	6	3	5	10	5	5	7	11	7	2
		2 x 6	10	10	9	10	9	2	8	7	12	5	11	3
		2 x 8	14	3	13	0	12	1	11	4	16	4	14	10
		2 x 10	18	3	16	7	15	5	14	6	20	11	19	0
		2 x 12	22	2	20	2	18	9	17	7	25	5	23	1
	No. 1	2 x 4	6	10	6	3	5	10	5	5	7	11	7	2
		2 x 6	10	10	9	10	9	2	8	7	12	5	10	9
		2 x 8	14	3	13	0	12	1	11	4	16	4	14	3
		2 x 10	18	3	16	7	15	5	14	6	20	11	18	2
		2 x 12	22	2	20	2	18	9	17	7	25	5	22	1
	No. 2	2 x 4	6	8	6	0	5	7	5	3	7	7	6	8
		2 x 6	10	6	9	6	8	9	7	11	11	3	9	9
		2 x 8	13	10	12	7	11	6	10	6	14	10	12	10
		2 x 10	17	8	16	0	14	8	13	5	19	0	16	5
		2 x 12	21	5	19	6	17	11	16	4	23	1	20	0
	No. 3	2 x 4	5	10	5	1	4	6	4	1	5	10	5	1
		2 x 6	8	5	7	3	6	6	5	11	8	5	7	3
		2 x 8	11	1	9	7	8	7	7	10	11	1	9	7
		2 x 10	14	2	12	3	10	11	10	0	14	2	12	3
		2 x 12	17	2	14	11	13	4	12	2	17	2	14	11
	Con- struction	2 x 4	6	5	5	8	5	1	4	7	6	6	5	8
	Standard	2 x 4	5	1	4	4	3	11	3	7	5	1	4	4
	Utility	2 x 4	3	4	2	11	2	7	2	4	3	4	2	11

TABLE IV-D

ROOF JOISTS—SUPPORTING CEILING
(LIVE LOAD 50 lb per sq ft)

Species	Grade	Nominal Size.	LIVE LOAD 50 lb per sq ft											
			Gypsum Board or Plastered Ceiling								Other Ceilings			
			Joist Spacing								Joist Spacing			
			12 in.		16 in.		20 in.		24 in.		12 in.		16 in.	
			ft.	in.	ft.	in.	ft.	in.	ft.	in.	ft.	in.	ft.	in.
Douglas Fir Western Larch	Select structural	2 x 4	6	8	6	1	5	8	5	4	7	8	7	0
		2 x 6	10	7	9	7	8	11	8	4	12	1	11	0
		2 x 8	13	11	12	8	11	9	11	1	15	11	14	6
		2 x 10	17	9	16	2	15	0	14	1	20	4	18	6
		2 x 12	21	8	19	8	18	3	17	2	24	9	22	6
	No. 1	2 x 4	6	8	6	1	5	8	5	4	7	8	7	0
		2 x 6	10	7	9	7	8	11	8	4	12	1	11	0
		2 x 8	13	11	12	8	11	9	11	1	15	11	14	6
		2 x 10	17	9	16	2	15	0	14	1	20	4	18	6
		2 x 12	21	8	19	8	18	3	17	2	24	9	22	6
	No. 2	2 x 4	6	6	5	11	5	5	5	2	7	5	6	9
		2 x 6	10	2	9	3	8	7	8	1	11	8	10	2
		2 x 8	13	5	12	3	11	4	10	8	15	5	13	5
		2 x 10	17	2	15	7	14	6	13	7	19	8	17	1
		2 x 12	20	11	19	0	17	7	16	7	23	11	20	9
	No. 3	2 x 4	6	0	5	2	4	8	4	3	6	0	5	2
		2 x 6	8	11	7	8	6	10	6	3	8	11	7	8
		2 x 8	11	9	10	2	9	1	8	3	11	9	10	2
		2 x 10	15	0	13	0	11	7	10	7	15	0	13	0
		2 x 12	18	3	15	9	14	1	12	10	18	3	15	9
	Con- struction	2 x 4	6	3	5	8	5	3	4	10	6	10	5	11
	Standard	2 x 4	5	0	4	4	3	11	3	7	5	0	4	4
	Utility	2 x 4	3	7	3	1	2	9	2	6	3	7	3	1
Pacific Coast Hemlock Amabilis Fir Grand Fir	Select structural	2 x 4	6	4	5	9	5	4	5	0	7	3	6	7
		2 x 6	9	11	9	0	8	5	7	11	11	5	10	4
		2 x 8	13	2	11	11	11	1	10	5	15	0	13	8
		2 x 10	16	9	15	3	14	2	13	4	19	2	17	5
		2 x 12	20	5	18	6	17	2	16	2	23	4	21	3
	No. 1	2 x 4	6	4	5	9	5	4	5	0	7	3	6	7
		2 x 6	9	11	9	0	8	5	7	11	11	3	9	9
		2 x 8	13	2	11	11	11	1	10	5	14	10	12	10
		2 x 10	16	9	15	3	14	2	13	4	18	11	16	5
		2 x 12	20	5	18	6	17	2	16	2	23	1	20	0
	No. 2	2 x 4	6	1	5	6	5	2	4	10	7	0	6	1
		2 x 6	9	7	8	8	7	9	7	1	10	0	8	8
		2 x 8	12	8	11	5	10	3	9	4	13	2	11	5
		2 x 10	16	2	14	7	13	1	11	11	16	10	14	7
		2 x 12	19	8	17	9	15	11	14	6	20	6	17	9
	No. 3	2 x 4	5	0	4	4	3	11	3	7	5	0	4	4
		2 x 6	7	7	6	7	5	11	5	4	7	7	6	7
		2 x 8	10	0	8	8	7	9	7	1	10	0	8	8
		2 x 10	12	10	11	1	9	11	9	1	12	10	11	1
		2 x 12	15	7	13	6	12	1	11	0	15	7	13	6
	Con- struction	2 x 4	5	10	5	0	4	6	4	1	5	10	5	0
	Standard	2 x 4	4	4	3	9	3	4	3	1	4	4	3	9
	Utility	2 x 4	2	11	2	6	2	3	2	0	2	11	2	6

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TABLE IV-D (Cont'd)

ROOF JOISTS—SUPPORTING CEILING
(LIVE LOAD 50 lb per sq ft)

Species	Grade	Nominal Size,	LIVE LOAD 50 lb per sq ft											
			Gypsum Board or Plastered Ceiling						Other Ceilings					
			Joist Spacing						Joist Spacing					
			12 in.		16 in.		20 in.		24 in.		12 in.		16 in.	
			ft.	in.	ft.	in.	ft.	in.	ft.	in.	ft.	in.	ft.	in.
Spruce (all species) Balsam Fir Alpine Pine Lodgepole Pine Ponderosa Pine	Select structural	2 x 4	5	11	5	5	5	0	4	9	6	10	6	2
		2 x 6	9	4	8	6	7	11	7	5	10	9	9	9
		2 x 8	12	4	11	3	10	5	9	10	14	2	12	10
		2 x 10	15	9	14	4	13	4	12	6	18	1	16	5
		2 x 12	19	2	17	5	16	2	15	3	22	0	20	0
	No. 1	2 x 4	5	11	5	5	5	0	4	9	6	10	6	2
		2 x 6	9	4	8	6	7	11	7	5	10	9	9	9
		2 x 8	12	4	11	3	10	5	9	10	14	2	12	4
		2 x 10	15	9	14	4	13	4	12	6	18	1	15	8
		2 x 12	19	2	17	5	16	2	15	3	22	0	19	1
	No. 2	2 x 4	5	9	5	3	4	10	4	7	6	7	5	9
		2 x 6	9	1	8	3	7	6	6	10	9	9	9	4
		2 x 8	11	11	10	10	9	11	9	1	12	10	11	1
		2 x 10	15	3	13	10	12	8	11	7	16	5	14	2
		2 x 12	18	7	16	10	15	5	14	1	20	0	17	3
	No. 3	2 x 4	5	0	4	4	3	11	3	7	5	0	4	4
		2 x 6	7	3	6	3	5	7	5	1	7	3	6	3
		2 x 8	9	7	8	3	7	5	6	9	9	7	8	3
		2 x 10	12	3	10	7	9	5	8	8	12	3	10	7
		2 x 12	14	10	12	10	11	6	10	6	14	10	12	10
	Con- struction	2 x 4	5	6	4	11	4	4	4	0	5	8	4	11
	Standard	2 x 4	4	4	3	9	3	4	3	1	4	4	3	9
	Utility	2 x 4	2	11	2	6	2	3	2	0	2	11	2	6
Western Red Cedar Red Pine Western White Pine White Pine	Select structural	2 x 4	5	9	5	2	4	10	4	6	6	7	6	0
		2 x 6	9	0	8	2	7	7	7	2	10	4	9	5
		2 x 8	11	11	10	10	10	0	9	5	13	8	12	5
		2 x 10	15	3	13	10	12	10	12	1	17	5	15	10
		2 x 12	18	6	16	10	15	7	14	8	21	2	18	8
	No. 1	2 x 4	5	9	5	2	4	10	4	6	6	7	6	0
		2 x 6	9	0	8	2	7	7	7	2	10	4	9	1
		2 x 8	11	11	10	10	10	0	9	5	13	8	12	0
		2 x 10	15	3	13	10	12	10	12	1	17	5	15	4
		2 x 12	18	6	16	10	15	7	14	8	21	2	18	8
	No. 2	2 x 4	5	6	5	0	4	8	4	4	6	4	5	8
		2 x 6	8	8	7	11	7	4	6	8	9	6	8	2
		2 x 8	11	6	10	5	9	8	8	10	12	6	10	10
		2 x 10	14	8	13	4	12	4	11	3	15	11	13	10
		2 x 12	17	10	16	2	15	0	13	8	19	5	16	10
	No. 3	2 x 4	4	10	4	2	3	9	3	5	4	10	4	2
		2 x 6	7	3	6	3	5	7	5	1	7	3	6	3
		2 x 8	9	7	8	3	7	5	6	9	9	7	8	3
		2 x 10	12	3	10	7	9	5	8	8	12	3	10	7
		2 x 12	14	10	12	10	11	6	10	6	14	10	12	10
	Con- struction	2 x 4	5	4	4	9	4	3	3	10	5	5	4	9
	Standard	2 x 4	4	1	3	7	3	2	2	11	4	1	3	7
	Utility	2 x 4	2	11	2	6	2	3	2	0	2	11	2	6

Continued on next page

TABLE IV-D (Cont'd)

ROOF JOISTS—SUPPORTING CEILING
(LIVE LOAD 50 lb per sq ft)

Species	Grade	Nominal Size,	LIVE LOAD 50 lb per sq ft															
			Gypsum Board or Plastered Ceiling								Other Ceilings							
			Joist Spacing								Joist Spacing							
			12 in.		16 in.		20 in.		24 in.		12 in.		16 in.		20 in.		24 in.	
			in.	ft.	in.	ft.	in.	ft.	in.	ft.	in.	ft.	in.	ft.	in.	ft.	in.	ft.
Pacific Coast Yellow Cedar Tamarack Jack Pine Eastern Hemlock	Select structural	2 x 4	6	0	5	6	5	1	4	9	6	11	6	3	5	10	5	6
		2 x 6	9	6	8	7	8	0	7	6	10	10	9	10	9	2	8	7
		2 x 8	12	6	11	4	10	7	9	11	14	4	13	0	12	1	11	4
		2 x 10	16	0	14	6	13	6	12	8	18	3	16	7	15	5	14	6
		2 x 12	19	5	17	8	16	5	15	5	22	3	20	3	18	9	17	8
	No. 1	2 x 4	6	0	5	6	5	1	4	9	6	11	6	3	5	10	5	6
		2 x 6	9	6	8	7	8	0	7	6	10	10	9	10	9	2	8	7
		2 x 8	12	6	11	4	10	7	9	11	14	4	13	0	12	1	11	4
		2 x 10	16	0	14	6	13	6	12	8	18	3	16	7	15	5	14	6
		2 x 12	19	5	17	8	16	5	15	5	22	3	20	3	18	9	17	7
	No. 2	2 x 4	5	10	5	3	4	11	4	7	6	8	6	0	5	7	5	3
		2 x 6	9	2	8	4	7	9	5	10	8	3	9	6	8	6	7	9
		2 x 8	12	1	11	0	10	2	9	7	13	10	12	7	11	3	10	3
		2 x 10	15	5	14	0	13	0	12	3	17	8	16	0	14	4	13	1
		2 x 12	18	9	17	0	15	10	14	11	21	6	19	6	17	6	15	11
	No. 3	2 x 4	5	7	4	11	4	4	4	0	5	8	4	11	4	4	4	0
		2 x 6	8	3	7	2	6	5	5	10	8	3	7	2	6	5	5	10
		2 x 8	10	11	9	5	8	5	7	8	10	11	9	5	8	5	7	8
		2 x 10	13	11	12	1	10	9	9	10	13	11	12	1	10	9	9	10
		2 x 12	17	0	14	8	13	2	12	0	17	0	14	8	13	2	12	0
	Con- struction	2 x 4	5	7	5	1	4	8	4	5	6	4	5	6	4	11	4	6
	Standard	2 x 4	4	10	4	2	3	9	3	5	4	10	4	2	3	9	3	5
	Utility	2 x 4	3	3	2	10	2	6	2	3	3	3	2	10	2	6	2	3
Aspen Poplar Large Toothed Aspen Poplar Balsam Poplar	Select structural	2 x 4	5	10	5	3	4	11	4	7	6	8	6	0	5	7	5	3
		2 x 6	9	2	8	3	7	8	7	3	10	5	9	6	8	10	8	3
		2 x 8	12	1	10	11	10	2	9	7	13	9	12	6	11	7	10	11
		2 x 10	15	5	14	0	13	0	12	2	17	7	16	0	14	10	13	11
		2 x 12	18	9	17	0	15	9	14	10	21	5	19	6	18	1	17	0
	No. 1	2 x 4	5	10	5	3	4	11	4	7	6	8	6	0	5	7	5	3
		2 x 6	9	2	8	3	7	8	7	3	10	5	9	4	8	4	7	7
		2 x 8	12	1	10	11	10	2	9	7	13	9	12	4	11	0	10	0
		2 x 10	15	5	14	0	13	0	12	2	17	7	15	8	14	1	12	10
		2 x 12	18	9	17	0	15	9	14	10	21	5	19	1	17	1	15	7
	No. 2	2 x 4	5	7	5	1	4	9	4	5	6	5	5	9	5	2	4	9
		2 x 6	8	10	8	0	7	5	6	10	9	9	8	5	7	6	6	10
		2 x 8	11	8	10	7	9	10	9	1	12	10	11	1	9	11	9	1
		2 x 10	14	10	13	6	12	6	11	7	16	5	14	2	12	8	11	7
		2 x 12	18	1	16	5	15	3	14	1	20	0	17	3	15	5	14	1
	No. 3	2 x 4	5	0	4	4	3	11	3	7	5	0	4	4	3	11	3	7
		2 x 6	7	3	6	3	5	7	5	1	7	3	6	3	5	7	5	1
		2 x 8	9	7	8	3	7	5	6	9	9	7	8	3	7	5	6	9
		2 x 10	12	3	10	7	9	5	8	8	12	3	10	7	9	5	8	8
		2 x 12	14	10	12	10	11	6	10	6	14	10	12	10	11	6	10	6
	Con- struction	2 x 4	5	4	4	11	4	4	4	0	5	8	4	11	4	4	4	0
	Standard	2 x 4	4	4	3	9	3	4	3	1	4	4	3	9	3	4	3	1
	Utility	2 x 4	2	11	2	6	2	3	2	0	2	11	2	6	2	3	2	0

TABLE IV-E

ROOF JOISTS—SUPPORTING CEILING
(LIVE LOAD 40 lb per sq ft)

Species	Grade	Nominal Size, <i>in.</i>	LIVE LOAD 40 lb per sq ft															
			Gypsum Board or Plastered Ceiling								Other Ceilings							
			Joist Spacing								Joist Spacing							
			12 in.		16 in.		20 in.		24 in.		12 in.		16 in.		20 in.		24 in.	
			<i>ft</i>	<i>in.</i>	<i>ft</i>	<i>in.</i>	<i>ft</i>	<i>in.</i>	<i>ft</i>	<i>in.</i>	<i>ft</i>	<i>in.</i>	<i>ft</i>	<i>in.</i>	<i>ft</i>	<i>in.</i>	<i>ft</i>	<i>in.</i>
Douglas Fir Western Larch	Select structural.	2 x 4	7	3	6	7	6	1	5	9	8	3	7	6	7	0	6	7
		2 x 6	11	4	10	4	9	7	9	0	13	0	11	10	11	0	10	4
		2 x 8	15	0	13	8	12	8	11	11	17	2	15	7	14	6	13	8
		2 x 10	19	2	17	5	16	2	15	2	21	11	19	11	18	6	17	5
		2 x 12	23	4	21	2	19	8	18	6	26	8	24	3	22	6	21	2
	No. 1	2 x 4	7	3	6	7	6	1	5	9	8	3	7	6	7	0	6	7
		2 x 6	11	4	10	4	9	7	9	0	13	0	11	10	11	0	10	1
		2 x 8	15	0	13	8	12	8	11	11	17	2	15	7	14	6	13	3
		2 x 10	19	2	17	5	16	2	15	2	21	11	19	11	18	6	16	11
		2 x 12	23	4	21	2	19	8	18	6	26	8	24	3	22	6	20	7
	No. 2	2 x 4	7	0	6	4	5	11	5	6	8	0	7	3	6	9	6	2
		2 x 6	11	0	10	0	9	3	8	9	12	7	11	1	9	11	9	1
		2 x 8	14	6	13	2	12	3	11	6	16	7	14	8	13	1	12	0
		2 x 10	18	6	16	10	15	7	14	8	21	2	18	9	16	9	15	3
		2 x 12	22	6	20	5	19	0	17	10	25	9	22	9	20	4	18	7
	No. 3	2 x 4	6	7	5	8	5	1	4	8	6	7	5	8	5	1	4	8
		2 x 6	9	9	8	5	7	6	6	10	9	9	8	5	7	6	6	10
		2 x 8	12	10	11	1	9	11	9	1	12	10	11	1	9	11	9	1
		2 x 10	16	5	14	2	12	8	11	7	16	5	14	2	12	8	11	7
		2 x 12	20	0	17	3	15	5	14	1	20	0	17	3	15	5	14	1
	Con- struction	2 x 4	6	8	6	1	5	8	5	3	7	6	6	6	5	10	5	3
	Standard	2 x 4	5	6	4	9	4	3	3	11	5	6	4	9	4	3	3	11
	Utility	2 x 4	3	11	3	4	3	0	2	9	3	11	3	4	3	0	2	9
Pacific Coast Hemlock Amabilis Fir Grand Fir	Select structural	2 x 4	6	10	6	2	5	9	5	5	7	10	7	1	6	7	6	2
		2 x 6	10	9	9	9	9	0	8	6	12	3	11	2	10	4	9	5
		2 x 8	14	2	12	10	11	11	11	3	16	2	14	9	13	7	12	5
		2 x 10	18	1	16	5	15	3	14	4	20	8	18	9	17	4	15	10
		2 x 12	22	0	20	0	18	6	17	5	25	2	22	10	21	2	19	3
	No. 1	2 x 4	6	10	6	2	5	9	5	5	7	10	7	1	6	7	6	0
		2 x 6	10	9	9	9	9	0	8	6	12	3	10	8	9	6	8	8
		2 x 8	14	2	12	10	11	11	11	3	16	2	14	1	12	7	11	6
		2 x 10	18	1	16	5	15	3	14	4	20	8	18	0	16	1	14	8
		2 x 12	22	0	20	0	18	6	17	5	25	2	21	10	19	7	17	10
	No. 2	2 x 4	6	7	6	0	5	6	5	3	7	6	6	8	5	11	5	5
		2 x 6	10	4	9	5	8	6	7	9	11	0	9	6	8	6	7	9
		2 x 8	13	8	12	5	11	2	10	3	14	6	12	6	11	2	10	3
		2 x 10	17	5	15	10	14	4	13	1	18	6	16	0	14	4	13	1
		2 x 12	21	3	19	3	17	5	15	11	22	6	19	5	17	5	15	11
	No. 3	2 x 4	5	6	4	9	4	3	3	11	5	6	4	9	4	3	3	11
		2 x 6	8	4	7	3	6	5	5	11	8	4	7	3	6	5	5	11
		2 x 8	11	0	9	6	8	6	7	9	11	0	9	6	8	6	7	9
		2 x 10	14	1	12	2	10	10	9	11	14	1	12	2	10	10	9	11
		2 x 12	17	1	14	10	13	3	12	1	17	1	14	10	13	3	12	1
	Con- struction	2 x 4	6	4	5	6	4	11	4	6	6	5	5	6	4	11	4	6
	Standard	2 x 4	4	9	4	2	3	8	3	4	4	9	4	2	3	8	3	4
	Utility	2 x 4	3	2	2	9	2	5	2	3	3	2	2	9	2	5	2	3

Continued on next page

TABLE IV-E (Cont'd)

ROOF JOISTS—SUPPORTING CEILING
(LIVE LOAD 40 lb per sq ft)

Species	Grade	Nominal Size.	LIVE LOAD 40 lb per sq ft															
			Gypsum Board or Plastered Ceiling								Other Ceilings							
			Joist Spacing								Joist Spacing							
			12 in.		16 in.		20 in.		24 in.		12 in.		16 in.		20 in.		24 in.	
			ft	in.	ft	in.	ft	in.	ft	in.	ft	in.	ft	in.	ft	in.	ft	in.
Spruce (all species) Balsam Fir Alpine Fir Lodgepole Pine Ponderosa Pine	Select structural	2 x 4	6	5	5	10	5	5	5	1	7	4	6	8	6	2	5	10
		2 x 6	10	1	9	2	8	6	8	0	11	7	10	6	9	9	9	1
		2 x 8	13	4	12	1	11	3	10	7	15	3	13	10	12	10	12	0
		2 x 10	17	0	15	5	14	4	13	6	19	6	17	8	16	5	15	3
	2 x 12	20	8	18	9	17	5	16	5	23	8	21	6	20	0	18	7	
	No. 1	2 x 4	6	5	5	10	5	5	5	1	7	4	6	8	6	2	5	9
		2 x 6	10	1	9	2	8	6	8	0	11	7	10	3	9	2	8	4
		2 x 8	13	4	12	1	11	3	10	7	15	3	13	6	12	1	11	0
		2 x 10	17	0	15	5	14	4	13	6	19	6	17	3	15	5	14	1
	2 x 12	20	8	18	9	17	5	16	5	23	8	20	11	18	9	17	1	
	No. 2	2 x 4	6	2	5	7	5	3	4	11	7	1	6	4	5	8	5	2
		2 x 6	9	9	8	10	8	3	7	6	10	8	9	3	8	3	7	6
		2 x 8	12	10	11	8	10	10	9	11	14	1	12	2	10	11	9	11
		2 x 10	16	5	14	11	13	10	12	8	18	0	15	7	13	11	12	8
	2 x 12	20	0	18	2	16	10	15	2	21	10	18	11	16	11	15	5	
	No. 3	2 x 4	5	6	4	9	4	3	3	11	5	6	4	9	4	3	3	11
		2 x 6	7	11	6	10	6	2	5	7	7	11	6	10	6	2	5	7
		2 x 8	10	6	9	1	8	1	7	5	10	6	9	1	8	1	7	5
		2 x 10	13	5	11	7	10	4	9	5	13	5	11	7	10	4	9	5
	2 x 12	16	4	14	1	12	7	11	6	16	4	14	1	12	7	11	6	
	Con- struction	2 x 4	5	11	5	4	4	9	4	4	6	2	5	4	4	9	4	4
	Standard	2 x 4	4	9	4	2	3	8	3	4	4	9	4	2	3	8	3	4
	Utility	2 x 4	3	2	2	9	2	5	2	3	3	2	2	9	2	5	2	3
Western Red Cedar Red Pine Western White Pine White Pine	Select structural	2 x 4	6	2	5	7	5	2	4	11	7	1	6	5	6	0	5	7
		2 x 6	9	9	8	10	8	2	7	9	11	2	10	1	9	5	8	10
		2 x 8	12	10	11	8	10	10	10	2	14	8	13	4	12	5	11	8
		2 x 10	16	5	14	11	13	10	13	0	18	9	17	1	15	10	14	11
		2 x 12	19	11	18	1	16	10	15	10	22	10	20	9	19	3	18	1
	No. 1	2 x 4	6	2	5	7	5	2	4	11	7	1	6	5	6	0	5	6
		2 x 6	9	9	8	10	8	2	7	9	11	2	10	0	8	11	8	2
		2 x 8	12	10	11	8	10	10	10	2	14	8	13	2	11	9	10	9
		2 x 10	16	5	14	11	13	10	13	0	18	9	16	10	15	0	13	9
		2 x 12	19	11	18	1	16	10	15	10	22	10	20	6	18	4	16	8
	No. 2	2 x 4	5	11	5	5	5	0	4	9	6	10	6	2	5	6	5	0
		2 x 6	9	4	8	6	7	11	7	4	10	4	9	0	8	0	7	4
		2 x 8	12	4	11	3	10	5	9	8	13	8	11	10	10	7	9	8
		2 x 10	15	9	14	4	13	4	12	4	17	6	15	1	13	6	12	4
		2 x 12	19	2	17	5	16	2	15	0	21	3	18	5	16	5	15	0
	No. 3	2 x 4	5	3	4	7	4	1	3	9	5	3	4	7	4	1	3	9
		2 x 6	7	11	6	10	6	2	5	7	7	11	6	10	6	2	5	7
		2 x 8	10	6	9	1	8	1	7	5	10	6	9	1	8	1	7	5
		2 x 10	13	5	11	7	10	4	9	5	13	5	11	7	10	4	9	5
	2 x 12	16	4	14	1	12	7	11	6	16	4	14	1	12	7	11	6	
	Con- struction	2 x 4	5	9	5	2	4	7	4	3	6	0	5	2	4	7	4	3
	Standard	2 x 4	4	6	3	11	3	6	3	2	4	6	3	11	3	6	3	2
	Utility	2 x 4	3	2	2	9	2	5	2	3	3	2	2	9	2	5	2	3

Continued on next page

TABLE IV-E (Cont'd)

ROOF JOISTS—SUPPORTING CEILING
(LIVE LOAD 40 lb per sq ft)

Species	Grade	Nominal Size, <i>in.</i>	LIVE LOAD 40 lb per sq ft											
			Gypsum Board or Plastered Ceiling						Other Ceilings					
			Joist Spacing						Joist Spacing					
			12 in.		16 in.		20 in.		24 in.		12 in.		16 in.	
			<i>ft.</i>	<i>in.</i>	<i>ft.</i>	<i>in.</i>	<i>ft.</i>	<i>in.</i>	<i>ft.</i>	<i>in.</i>	<i>ft.</i>	<i>in.</i>	<i>ft.</i>	<i>in.</i>
Pacific Coast Yellow Cedar Tamarack Jack Pine Eastern Hemlock	Select structural	2 x 4	6	6	5	11	5	6	5	2	7	5	6	9
		2 x 6	10	3	9	3	8	7	8	1	11	8	10	7
		2 x 8	13	6	12	3	11	4	10	8	15	5	14	0
		2 x 10	17	2	15	8	14	6	13	8	19	8	17	11
		2 x 12	20	11	19	0	17	8	16	7	24	0	21	9
	No. 1	2 x 4	6	6	5	11	5	6	5	2	7	5	6	9
		2 x 6	10	3	9	3	8	7	8	1	11	8	10	7
		2 x 8	13	6	12	3	11	4	10	8	15	5	14	0
		2 x 10	17	2	15	8	14	6	13	8	19	8	17	11
		2 x 12	20	11	19	0	17	8	16	7	24	0	21	9
	No. 2	2 x 4	6	3	5	8	5	3	5	0	7	2	6	6
		2 x 6	9	10	8	11	8	4	7	10	11	4	10	3
		2 x 8	13	0	11	10	11	0	10	4	14	11	13	6
		2 x 10	16	7	15	1	14	0	13	2	19	0	17	3
		2 x 12	20	3	18	4	17	0	16	0	23	2	21	0
	No. 3	2 x 4	6	0	5	4	4	9	4	4	6	2	5	4
		2 x 6	9	1	7	10	7	0	6	5	9	1	7	10
		2 x 8	12	0	10	4	9	3	8	5	12	0	10	4
		2 x 10	15	3	13	3	11	10	10	9	15	3	13	3
		2 x 12	18	7	16	1	14	5	13	2	18	7	16	1
	Con- struction	2 x 4	6	0	5	6	5	1	4	9	6	11	6	0
	Standard	2 x 4	5	3	4	7	4	0	3	9	5	3	4	7
	Utility	2 x 4	3	7	3	1	2	9	2	6	3	7	3	1
Aspen Poplar Large Toothed Aspen Poplar Balsam Poplar	Select structural	2 x 4	6	3	5	8	5	3	4	11	7	2	6	6
		2 x 6	9	10	8	11	8	3	7	10	11	3	10	3
		2 x 8	13	0	11	9	10	11	10	3	14	10	13	6
		2 x 10	16	7	15	1	14	0	13	2	19	0	17	3
		2 x 12	20	2	18	4	17	0	16	0	23	1	21	0
	No. 1	2 x 4	6	3	5	8	5	3	4	11	7	2	6	6
		2 x 6	9	10	8	11	8	3	7	10	11	3	10	3
		2 x 8	13	0	11	9	10	11	10	3	14	10	13	6
		2 x 10	16	7	15	1	14	0	13	2	19	0	17	3
		2 x 12	20	2	18	4	17	0	16	0	23	1	21	0
	No. 2	2 x 4	6	0	5	6	5	1	4	9	6	11	6	3
		2 x 6	9	6	8	8	8	0	7	6	10	8	9	3
		2 x 8	12	7	11	5	10	7	9	11	14	1	12	2
		2 x 10	16	0	14	7	13	6	12	8	18	0	15	7
		2 x 12	19	6	17	8	16	5	15	5	21	10	18	11
	No. 3	2 x 4	5	6	4	9	4	3	3	11	5	6	4	9
		2 x 6	7	11	6	10	6	2	5	7	7	11	6	10
		2 x 8	10	6	9	1	8	1	7	5	10	6	9	1
		2 x 10	13	5	11	7	10	4	9	5	13	5	11	7
		2 x 12	16	4	14	1	12	7	11	6	16	4	14	1
	Con- struction	2 x 4	5	10	5	3	4	9	4	4	6	2	5	4
	Standard	2 x 4	4	9	4	2	3	8	3	4	4	9	4	2
	Utility	2 x 4	3	2	2	9	2	5	2	3	3	2	2	9

TABLE IV-F

ROOF JOISTS—SUPPORTING CEILING
(LIVE LOAD 30 lb per sq ft)

Species	Grade	Nominal Size,	LIVE LOAD 30 lb per sq ft											
			Gypsum Board or Plastered Ceiling						Other Ceilings					
			Joist Spacing						Joist Spacing					
			12 in.		16 in.		20 in.		24 in.		12 in.		16 in.	
			in.	ft.	in.	ft.	in.	ft.	in.	ft.	in.	ft.	in.	ft.
Douglas Fir Western Larch	Select structural	2 x 4	7	11	7	3	6	8	6	4	9	1	8	3
		2 x 6	12	6	11	4	10	7	9	11	14	4	13	0
		2 x 8	16	6	15	0	13	11	13	1	18	11	17	2
		2 x 10	21	1	19	2	17	9	16	9	24	2	21	11
		2 x 12	25	8	23	4	21	8	20	4	29	4	26	8
	No. 1	2 x 4	7	11	7	3	6	8	6	4	9	1	8	3
		2 x 6	12	6	11	4	10	7	9	11	14	4	13	0
		2 x 8	16	6	15	0	13	11	13	1	18	11	17	2
		2 x 10	21	1	19	2	17	9	16	9	24	2	21	11
		2 x 12	25	8	23	4	21	8	20	4	29	4	26	8
	No. 2	2 x 4	7	8	7	0	6	6	6	1	8	10	8	0
		2 x 6	12	1	11	0	10	2	9	7	13	10	12	5
		2 x 8	15	11	14	6	13	5	12	8	18	3	16	5
		2 x 10	20	4	18	6	17	2	16	2	23	4	20	11
		2 x 12	24	9	22	6	20	11	19	8	28	4	25	6
	No. 3	2 x 4	7	4	6	4	5	8	5	2	7	4	6	4
		2 x 6	10	11	9	5	8	5	7	8	10	11	9	5
		2 x 8	14	4	12	5	11	1	10	2	14	4	12	5
		2 x 10	18	4	15	11	14	2	13	0	18	4	15	11
		2 x 12	22	4	19	4	17	3	15	9	22	4	19	4
	Con- struction	2 x 4	7	4	6	8	6	3	5	10	8	5	7	3
	Standard	2 x 4	6	2	5	4	4	9	4	4	6	2	5	4
	Utility	2 x 4	4	4	3	9	3	4	3	1	4	4	3	9
Pacific Coast Hemlock Amabilis Fir Grand Fir	Select structural	2 x 4	7	6	6	10	6	4	5	11	8	7	7	10
		2 x 6	11	10	10	9	9	11	9	4	13	6	12	3
		2 x 8	15	7	14	2	13	2	12	4	17	10	16	2
		2 x 10	19	11	18	1	16	9	15	9	22	9	20	8
		2 x 12	24	2	22	0	20	5	19	2	27	8	25	2
	No. 1	2 x 4	7	6	6	10	6	4	5	11	8	7	7	10
		2 x 6	11	10	10	9	9	11	9	4	13	6	11	11
		2 x 8	15	7	14	2	13	2	12	4	17	10	15	9
		2 x 10	19	11	18	1	16	9	15	9	22	9	20	1
		2 x 12	24	2	22	0	20	5	19	2	27	8	24	6
	No. 2	2 x 4	7	3	6	7	6	1	5	9	8	4	7	5
		2 x 6	11	5	10	4	9	6	8	8	12	3	10	7
		2 x 8	15	1	13	8	12	6	11	5	16	2	14	0
		2 x 10	19	2	17	5	16	0	14	7	20	8	17	11
		2 x 12	23	4	21	3	19	5	17	9	25	2	21	9
	No. 3	2 x 4	6	2	5	4	4	9	4	4	6	2	5	4
		2 x 6	9	4	8	1	7	3	6	7	9	4	8	1
		2 x 8	12	4	10	8	9	6	8	8	12	4	10	8
		2 x 10	15	8	13	7	12	2	11	1	15	8	13	7
		2 x 12	19	1	16	7	14	10	13	6	19	1	16	7
	Con- struction	2 x 4	7	0	6	2	5	6	5	0	7	2	6	2
	Standard	2 x 4	5	4	4	8	4	2	3	9	5	4	4	8
	Utility	2 x 4	3	7	3	1	2	9	2	6	3	7	3	1

Continued on next page

TABLE IV-F (Cont'd)

ROOF JOISTS—SUPPORTING CEILING
(LIVE LOAD 30 lb per sq ft)

Species	Grade	Nominal Size,	LIVE LOAD 30 lb per sq ft															
			Gypsum Board or Plastered Ceiling								Other Ceilings							
			Joist Spacing								Joist Spacing							
			12 in.		16 in.		20 in.		24 in.		12 in.		16 in.		20 in.		24 in.	
			<i>in.</i>	<i>ft.</i>	<i>in.</i>	<i>ft.</i>	<i>in.</i>	<i>ft.</i>	<i>in.</i>	<i>ft.</i>	<i>in.</i>	<i>ft.</i>	<i>in.</i>	<i>ft.</i>	<i>in.</i>	<i>ft.</i>	<i>in.</i>	
Spruce (all species) Balsam Fir Alpine Fir Lodgepole Pine Ponderosa Pine	Select structural	2 x 4	7	1	6	5	5	11	5	7	8	1	7	4	6	10	6	5
		2 x 6	11	1	10	1	9	4	8	10	12	9	11	7	10	9	10	1
		2 x 8	14	8	13	4	12	4	11	7	16	9	15	3	14	2	13	4
		2 x 10	18	9	17	0	15	9	14	10	21	5	19	6	18	1	17	0
		2 x 12	22	9	20	8	19	2	18	1	26	1	23	8	22	0	20	8
	No. 1	2 x 4	7	1	6	5	5	11	5	7	8	1	7	4	6	10	6	5
		2 x 6	11	1	10	1	9	4	8	10	12	9	11	5	10	3	9	4
		2 x 8	14	8	13	4	12	4	11	7	16	9	15	1	13	6	12	4
		2 x 10	18	9	17	0	15	9	14	10	21	5	19	3	17	3	15	8
		2 x 12	22	9	20	8	19	2	18	1	26	1	23	5	20	11	19	1
	No. 2	2 x 4	6	10	6	2	5	9	5	5	7	10	7	1	6	4	5	9
		2 x 6	10	9	9	9	9	1	8	5	11	11	11	5	10	3	8	5
		2 x 8	14	2	12	10	11	11	11	1	15	9	13	8	12	2	11	1
		2 x 10	18	1	16	5	15	3	14	2	20	1	17	5	15	7	14	2
		2 x 12	22	0	20	0	18	7	17	3	24	6	21	2	18	11	17	3
	No. 3	2 x 4	6	2	5	4	4	9	4	4	6	2	5	4	4	9	4	4
		2 x 6	8	11	7	8	6	10	6	3	8	11	7	8	6	10	6	3
		2 x 8	11	9	10	2	9	1	8	3	11	9	10	2	9	1	8	3
		2 x 10	15	0	13	0	11	7	10	7	15	0	13	0	11	7	10	7
		2 x 12	18	3	15	9	14	1	12	10	18	3	15	9	14	1	12	10
	Con- struction	2 x 4	6	7	5	11	5	4	4	11	6	11	6	0	5	4	4	11
	Standard	2 x 4	5	4	4	8	4	2	3	9	5	4	4	8	4	2	3	9
Utility	2 x 4	3	7	3	1	2	9	2	6	3	7	3	1	2	9	2	6	
Western Red Cedar Red Pine Western White Pine White Pine	Select structural	2 x 4	6	10	6	2	5	9	5	5	7	9	7	1	6	7	6	2
		2 x 6	10	9	9	9	9	0	8	6	12	3	11	2	10	4	9	9
		2 x 8	14	2	12	10	11	11	11	2	16	2	14	8	13	8	12	10
		2 x 10	18	0	16	5	15	3	14	4	20	8	18	9	17	5	16	5
		2 x 12	21	11	19	11	18	6	17	5	25	2	22	10	21	2	19	11
	No. 1	2 x 4	6	10	6	2	5	9	5	5	7	9	7	1	6	7	6	2
		2 x 6	10	9	9	9	9	0	8	6	12	3	11	2	10	0	9	1
		2 x 8	14	2	12	10	11	11	11	2	16	2	14	8	13	2	12	0
		2 x 10	18	0	16	5	15	3	14	4	20	8	18	9	16	10	15	4
		2 x 12	21	11	19	11	18	6	17	5	25	2	22	10	20	6	18	8
	No. 2	2 x 4	6	7	5	11	5	6	5	2	7	6	6	10	6	2	5	8
		2 x 6	10	4	9	4	8	8	8	2	11	7	10	0	9	0	8	2
		2 x 8	13	7	12	4	11	6	10	9	15	4	13	3	11	10	10	10
		2 x 10	17	4	15	9	14	8	13	9	19	6	16	11	15	1	13	10
		2 x 12	21	2	19	2	17	10	16	9	23	9	20	7	18	5	16	10
	No. 3	2 x 4	5	11	5	1	4	7	4	2	5	11	5	1	4	7	4	2
		2 x 6	8	11	7	8	6	10	6	3	8	11	7	8	6	10	6	3
		2 x 8	11	9	10	2	9	1	8	3	11	9	10	2	9	1	8	3
		2 x 10	15	0	13	0	11	7	10	7	15	0	13	0	11	7	10	7
		2 x 12	18	3	15	9	14	1	12	10	18	3	15	9	14	1	12	10
	Con- struction	2 x 4	6	4	5	9	5	2	4	9	6	8	5	9	5	2	4	9
	Standard	2 x 4	5	0	4	4	3	11	3	7	5	0	4	4	3	11	3	7
	Utility	2 x 4	3	7	3	1	2	9	2	6	3	7	3	1	2	9	2	6

Continued on next page

TABLE IV-F (Cont'd)

ROOF JOISTS—SUPPORTING CEILING
(LIVE LOAD 30 lb per sq ft)

Species	Grade	Nominal Size,	LIVE LOAD 30 lb per sq ft											
			Gypsum Board or Plastered Ceiling						Other Ceilings					
			Joist Spacing						Joist Spacing					
			12 in.		16 in.		20 in.		24 in.		12 in.		16 in.	
			in.	ft.	in.	ft.	in.	ft.	in.	ft.	in.	ft.	in.	ft.
Pacific Coast Yellow Cedar Tamarack Jack Pine Eastern Hemlock	Select structural	2 x 4	7	2	6	6	6	0	5	8	8	2	7	5
		2 x 6	11	3	10	3	9	6	8	11	12	11	11	8
		2 x 8	14	10	13	6	12	6	11	9	17	0	15	5
		2 x 10	18	11	17	2	16	0	15	0	21	8	19	8
		2 x 12	23	1	20	11	19	5	18	3	26	5	24	0
	No. 1	2 x 4	7	2	6	6	6	0	5	8	8	2	7	5
		2 x 6	11	3	10	3	9	6	8	11	12	11	11	8
		2 x 8	14	10	13	6	12	6	11	9	17	0	15	5
		2 x 10	18	11	17	2	16	0	15	0	21	8	19	8
		2 x 12	23	1	20	11	19	5	18	3	26	5	24	0
	No. 2	2 x 4	6	11	6	3	5	10	5	6	7	11	7	2
		2 x 6	10	10	9	10	9	10	7	12	5	11	8	10
		2 x 8	14	4	13	0	12	1	11	4	16	5	14	11
		2 x 10	18	3	16	7	15	5	14	6	20	11	19	8
		2 x 12	22	3	20	3	18	9	17	8	25	6	23	2
	No. 3	2 x 4	6	8	6	0	5	4	4	11	6	11	6	0
		2 x 6	10	2	8	9	7	10	7	2	10	2	8	9
		2 x 8	13	5	11	7	10	4	9	5	13	5	11	7
		2 x 10	17	1	14	9	13	3	12	1	17	1	14	9
		2 x 12	20	9	18	0	16	1	14	8	20	9	18	0
	Con- struction	2 x 4	6	8	6	0	5	7	5	3	7	7	6	9
	Standard	2 x 4	5	11	5	1	4	7	4	2	5	11	5	1
	Utility	2 x 4	4	0	3	5	3	1	2	10	4	0	3	5
Aspen Poplar Large Toothed Aspen Poplar Balsam Poplar	Select structural	2 x 4	6	10	6	3	5	10	5	5	7	11	7	2
		2 x 6	10	10	9	10	9	2	8	7	12	5	11	3
		2 x 8	14	3	13	0	12	1	11	4	16	4	14	10
		2 x 10	18	3	16	7	15	5	14	6	20	11	19	0
		2 x 12	22	2	20	2	18	9	17	7	25	5	23	1
	No. 1	2 x 4	6	10	6	3	5	10	5	5	7	11	7	2
		2 x 6	10	10	9	10	9	2	8	7	12	5	11	3
		2 x 8	14	3	13	0	12	1	11	4	16	4	14	10
		2 x 10	18	3	16	7	15	5	14	6	20	11	19	0
		2 x 12	22	2	20	2	18	9	17	7	25	5	23	1
	No. 2	2 x 4	6	8	6	0	5	7	5	3	7	7	6	11
		2 x 6	10	6	9	6	8	10	8	4	11	11	10	4
		2 x 8	13	10	12	7	11	8	10	11	15	9	13	8
		2 x 10	17	8	16	0	14	10	14	0	20	1	17	5
		2 x 12	21	5	19	6	18	1	17	0	24	6	21	2
	No. 3	2 x 4	6	2	5	4	4	9	4	4	6	2	5	4
		2 x 6	8	11	7	8	6	10	6	3	8	11	7	8
		2 x 8	11	9	10	2	9	1	8	3	11	9	10	2
		2 x 10	15	0	13	0	11	7	10	7	15	0	13	0
		2 x 12	18	3	15	9	14	1	12	10	18	3	15	9
	Con- struction	2 x 4	6	5	5	10	5	4	4	11	6	11	6	0
	Standard	2 x 4	5	4	4	8	4	2	3	9	5	4	4	8
	Utility	2 x 4	3	7	3	1	2	9	2	6	3	7	3	1

TABLE IV-G

ROOF JOISTS—SUPPORTING CEILING
(LIVE LOAD 20 lb per sq ft)

Species	Grade	Nominal Size	LIVE LOAD 20 lb per sq ft															
			Gypsum Board or Plastered Ceiling								Other Ceilings							
			Joist Spacing								Joist Spacing							
			12 in.		16 in.		20 in.		24 in.		12 in.		16 in.		20 in.		24 in.	
			ft.	in.	ft.	in.	ft.	in.	ft.	in.	ft.	in.	ft.	in.	ft.	in.	ft.	in.
Douglas Fir Western Larch	Select structural	2 x 4	9	1	8	3	7	8	7	3	10	5	9	6	8	10	8	3
		2 x 6	14	4	13	0	12	1	11	4	16	5	14	11	13	10	13	0
		2 x 8	18	11	17	2	15	11	15	0	21	8	19	8	18	3	17	2
		2 x 10	24	2	21	11	20	4	19	2	27	8	25	1	23	4	21	11
		2 x 12	29	4	26	8	24	9	23	4	33	8	30	7	28	4	26	8
	No. 1	2 x 4	9	1	8	3	7	8	7	3	10	5	9	6	8	10	8	3
		2 x 6	14	4	13	0	12	1	11	4	16	5	14	11	13	10	13	0
		2 x 8	18	11	17	2	15	11	15	0	21	8	19	8	18	3	17	2
		2 x 10	24	2	21	11	20	4	19	2	27	8	25	1	23	4	21	11
		2 x 12	29	4	26	8	24	9	23	4	33	8	30	7	28	4	26	8
	No. 2	2 x 4	8	10	8	0	7	5	7	0	10	1	9	2	8	6	8	0
		2 x 6	13	10	12	7	11	8	11	0	15	10	14	4	12	10	13	0
		2 x 8	18	3	16	7	15	5	14	6	20	11	18	11	16	11	15	5
		2 x 10	23	4	21	2	19	8	18	6	26	8	24	2	21	7	19	9
		2 x 12	28	4	25	9	23	11	22	6	32	6	29	5	26	4	24	0
	No. 3	2 x 4	8	5	7	4	6	7	6	0	8	6	7	4	6	7	6	0
		2 x 6	12	7	10	11	9	9	8	11	12	7	10	11	9	9	8	11
		2 x 8	16	7	14	4	12	10	11	9	16	7	14	4	12	10	11	9
		2 x 10	21	2	18	4	16	5	15	0	21	2	18	4	16	5	15	0
		2 x 12	25	9	22	4	20	0	18	3	25	9	22	4	20	0	18	3
	Con- struction	2 x 4	8	5	7	8	7	1	6	8	9	8	8	5	7	6	6	10
	Standard	2 x 4	7	2	6	2	5	6	5	0	7	2	6	2	5	6	5	0
	Utility	2 x 4	5	0	4	4	3	11	3	7	5	0	4	4	3	11	3	7
Pacific Coast Hemlock Amabilis Fir Grand Fir	Select structural	2 x 4	8	7	7	10	7	3	6	10	9	10	8	11	8	4	7	10
		2 x 6	13	6	12	3	11	5	10	9	15	6	14	1	13	1	12	2
		2 x 8	17	10	16	2	15	0	14	2	20	5	18	7	17	3	16	0
		2 x 10	22	9	20	8	19	2	18	1	26	1	23	8	22	0	20	6
		2 x 12	27	8	25	2	23	4	22	0	31	9	28	10	26	9	24	11
	No. 1	2 x 4	8	7	7	10	7	3	6	10	9	10	8	11	8	4	7	9
		2 x 6	13	6	12	3	11	5	10	9	15	6	13	9	12	4	11	3
		2 x 8	17	10	16	2	15	0	14	2	20	5	18	2	16	3	14	10
		2 x 10	22	9	20	8	19	2	18	1	26	1	23	3	20	9	18	11
		2 x 12	27	8	25	2	23	4	22	0	31	9	28	3	25	3	23	1
	No. 2	2 x 4	8	4	7	6	7	0	6	7	9	6	8	7	7	8	7	0
		2 x 6	13	1	11	10	11	0	10	0	14	2	12	3	11	0	10	0
		2 x 8	17	3	15	8	14	6	13	2	18	8	16	2	14	6	13	2
		2 x 10	22	0	20	0	18	6	16	10	23	10	20	8	18	6	16	10
		2 x 12	26	9	24	4	22	6	20	6	29	0	25	2	22	6	20	6
	No. 3	2 x 4	7	2	6	2	5	6	5	0	7	2	6	2	5	6	5	0
		2 x 6	10	9	9	4	8	4	7	7	10	9	9	4	8	4	7	7
		2 x 8	14	3	12	4	11	0	10	0	14	3	12	4	11	0	10	0
		2 x 10	18	2	15	8	14	1	12	10	18	2	15	8	14	1	12	10
		2 x 12	22	1	19	1	17	1	15	7	22	1	19	1	17	1	15	7
	Con- struction	2 x 4	8	0	7	2	6	5	5	10	8	3	7	2	6	5	5	10
	Standard	2 x 4	6	2	5	4	4	9	4	4	6	2	5	4	4	9	4	4
	Utility	2 x 4	4	1	3	7	3	2	2	11	4	1	3	7	3	2	2	11

Continued on next page

TABLE IV-G (Cont'd)

ROOF JOISTS—SUPPORTING CEILING
(LIVE LOAD 20 lb per sq ft)

Species	Grade	Nominal Size, <i>in</i>	LIVE LOAD 20 lb per sq ft											
			Gypsum Board or Plastered Ceiling						Other Ceilings					
			Joist Spacing						Joist Spacing					
			12 in.		16 in.		20 in.		24 in.		12 in.		16 in.	
			<i>ft</i>	<i>in.</i>	<i>ft</i>	<i>in.</i>	<i>ft</i>	<i>in.</i>	<i>ft</i>	<i>in.</i>	<i>ft</i>	<i>in.</i>	<i>ft</i>	<i>in.</i>
Spruce (all species) Balsam Fir Alpine Fir Lodgepole Pine Ponderosa Pine	Select structural	2 x 4	8	1	7	4	6	10	6	5	9	3	8	5
		2 x 6	12	9	11	7	10	9	10	1	14	7	13	3
		2 x 8	16	9	15	3	14	2	13	4	19	3	17	5
		2 x 10	21	5	19	6	18	1	17	0	24	6	22	3
		2 x 12	26	1	23	8	22	0	20	3	29	10	27	1
	No. 1	2 x 4	8	1	7	4	6	10	6	5	9	3	8	5
		2 x 6	12	9	11	7	10	9	10	1	14	7	13	2
		2 x 8	16	9	15	3	14	2	13	4	19	3	17	5
		2 x 10	21	5	19	6	18	1	17	0	24	6	22	3
		2 x 12	26	1	23	8	22	0	20	8	29	10	27	1
	No. 2	2 x 4	7	10	7	1	6	7	6	2	8	11	8	2
		2 x 6	12	4	11	2	10	4	9	9	13	9	11	11
		2 x 8	16	3	14	9	13	8	12	10	18	2	15	9
		2 x 10	20	9	18	10	17	6	16	5	23	3	20	1
		2 x 12	25	2	22	11	21	3	20	0	28	3	24	6
	No. 3	2 x 4	7	2	6	2	5	6	5	0	7	2	6	2
		2 x 6	10	3	8	11	7	11	7	3	10	3	8	11
		2 x 8	13	7	11	9	10	6	9	7	13	7	11	9
		2 x 10	17	4	15	0	13	5	12	3	17	4	15	0
		2 x 12	21	1	18	3	16	4	14	10	21	1	18	3
	Con- struction	2 x 4	7	6	6	10	6	2	5	8	8	0	6	11
	Standard	2 x 4	6	2	5	4	4	9	4	4	6	2	5	4
	Utility	2 x 4	4	1	3	7	3	2	2	11	4	1	3	7
Western Red Cedar Red Pine Western White Pine White Pine	Select structural	2 x 4	7	9	7	1	6	7	6	2	8	11	8	1
		2 x 6	12	3	11	2	10	4	9	9	14	1	12	9
		2 x 8	16	2	14	8	13	8	12	10	18	6	16	10
		2 x 10	20	8	18	9	17	5	16	5	23	8	21	6
		2 x 12	25	2	22	10	21	2	19	11	28	9	26	2
	No. 1	2 x 4	7	9	7	1	6	7	6	2	8	11	8	1
		2 x 6	12	3	11	2	10	4	9	9	14	1	12	9
		2 x 8	16	2	14	8	13	8	12	10	18	6	16	10
		2 x 10	20	8	18	9	17	5	16	5	23	8	21	6
		2 x 12	25	2	22	10	21	2	19	11	28	9	26	2
	No. 2	2 x 4	7	6	6	10	6	4	5	11	8	7	7	10
		2 x 6	11	10	10	9	9	11	9	4	13	5	11	7
		2 x 8	15	7	14	2	13	2	12	4	17	8	15	4
		2 x 10	19	11	18	1	16	9	15	9	22	7	19	6
		2 x 12	24	2	22	0	20	5	19	2	27	5	23	9
	No. 3	2 x 4	6	10	5	11	5	3	4	10	6	10	5	11
		2 x 6	10	3	8	11	7	11	7	3	10	3	8	11
		2 x 8	13	7	11	9	10	6	9	7	13	7	11	9
		2 x 10	17	4	15	0	13	5	12	3	17	4	15	0
		2 x 12	21	1	18	3	16	4	14	10	21	1	18	3
	Con- struction	2 x 4	7	3	6	7	6	0	5	5	7	9	6	8
	Standard	2 x 4	5	10	5	0	4	6	4	1	5	10	5	0
	Utility	2 x 4	4	1	3	7	3	2	2	11	4	1	3	7

Continued on next page

TABLE IV-G (Cont'd)

ROOF JOISTS—SUPPORTING CEILING
(LIVE LOAD 20 lb per sq ft)

Species	Grade	Nominal Size, <i>in.</i>	LIVE LOAD 20 lb per sq ft															
			Gypsum Board or Plastered Ceiling								Other Ceilings							
			Joist Spacing								Joist Spacing							
			12 in.		16 in.		20 in.		24 in.		12 in.		16 in.		20 in.		24 in.	
			<i>ft.</i>	<i>in.</i>	<i>ft.</i>	<i>in.</i>	<i>ft.</i>	<i>in.</i>	<i>ft.</i>	<i>in.</i>	<i>ft.</i>	<i>in.</i>	<i>ft.</i>	<i>in.</i>	<i>ft.</i>	<i>in.</i>	<i>ft.</i>	<i>in.</i>
Pacific Coast Yellow Cedar Tamarack Jack Pine Eastern Hemlock	Select structural	2 x 4	8	2	7	5	6	11	6	6	9	4	8	6	7	11	7	5
		2 x 6	12	11	11	8	10	10	10	3	14	9	13	5	12	5	11	8
		2 x 8	17	0	15	5	14	4	13	6	19	5	17	8	16	5	15	5
		2 x 10	21	8	19	8	18	3	17	2	24	10	22	7	20	11	19	8
	2 x 12	26	5	24	0	22	3	20	11	30	3	27	5	25	6	24	0	
	No. 1	2 x 4	8	2	7	5	6	11	6	6	9	4	8	6	7	11	7	5
		2 x 6	12	11	11	8	10	10	10	3	14	9	13	5	12	5	11	8
		2 x 8	17	0	15	5	14	4	13	6	19	5	17	8	16	5	15	5
		2 x 10	21	8	19	8	18	3	17	2	24	10	22	7	20	11	19	8
	2 x 12	26	5	24	0	22	3	20	11	30	3	27	5	25	6	24	0	
	No. 2	2 x 4	7	11	7	2	6	8	6	3	9	1	8	3	7	7	7	2
		2 x 6	12	5	11	4	10	6	9	10	14	3	12	11	12	0	11	0
		2 x 8	16	5	14	11	13	10	13	0	18	9	17	1	15	10	14	6
		2 x 10	20	11	19	0	17	8	16	7	24	0	21	9	20	3	18	7
	2 x 12	25	6	23	2	21	6	20	3	29	2	26	6	24	7	22	7	
	No. 3	2 x 4	7	7	6	11	6	2	5	8	8	0	6	11	6	2	5	8
		2 x 6	11	9	10	2	9	1	8	3	11	9	10	2	9	1	8	3
		2 x 8	15	5	13	5	12	0	10	11	15	5	13	5	12	0	10	11
		2 x 10	19	9	17	1	15	3	13	11	19	9	17	1	15	3	13	11
	2 x 12	24	0	20	9	18	7	17	0	24	0	20	9	18	7	17	0	
	Con- struction	2 x 4	7	7	6	11	6	5	6	0	8	8	7	9	7	0	6	4
	Standard	2 x 4	6	10	5	11	5	3	4	10	6	10	5	11	5	3	4	10
	Utility	2 x 4	4	7	4	0	3	7	3	3	4	7	4	0	3	7	3	3
Aspen Poplar Large Toothed Aspen Poplar Balsam Poplar	Select structural	2 x 4	7	11	7	2	6	8	6	3	9	0	8	2	7	7	7	2
		2 x 6	12	5	11	3	10	5	9	10	14	2	12	11	12	0	11	3
		2 x 8	16	4	14	10	13	9	13	0	18	9	17	0	15	10	14	10
		2 x 10	20	11	19	0	17	7	16	7	23	11	21	9	20	2	19	0
	2 x 12	25	5	23	1	21	5	20	2	29	1	26	5	24	6	23	1	
	No. 1	2 x 4	7	11	7	2	6	8	6	3	9	0	8	2	7	7	7	2
		2 x 6	12	5	11	3	10	5	9	10	14	2	12	11	11	10	10	9
		2 x 8	16	4	14	10	13	9	13	0	18	9	17	0	15	7	14	3
		2 x 10	20	11	19	0	17	7	16	7	23	11	21	9	19	11	18	2
	2 x 12	25	5	23	1	21	5	20	2	29	1	26	5	24	2	22	1	
	No. 2	2 x 4	7	7	6	11	6	5	6	0	8	9	7	11	7	4	6	8
		2 x 6	12	0	10	11	10	1	9	6	13	9	11	11	10	8	9	9
		2 x 8	15	10	14	4	13	4	12	7	18	1	15	9	14	1	12	10
		2 x 10	20	2	18	4	17	0	16	0	23	1	20	1	18	0	16	5
	2 x 12	24	7	22	4	20	9	19	6	28	1	24	6	21	10	20	0	
	No. 3	2 x 4	7	2	6	2	5	6	5	0	7	2	6	2	5	6	5	0
		2 x 6	10	3	8	11	7	11	7	3	10	3	8	11	7	11	7	3
		2 x 8	13	7	11	9	10	6	9	7	13	7	11	9	10	6	9	7
		2 x 10	17	4	15	0	13	5	12	3	17	4	15	0	13	5	12	3
	2 x 12	21	1	18	3	16	4	14	10	21	1	18	3	16	4	14	10	
	Con- struction	2 x 4	7	4	6	8	6	2	5	8	8	0	6	11	6	2	5	8
	Standard	2 x 4	6	2	5	4	4	9	4	4	6	2	5	4	4	9	4	4
	Utility	2 x 4	4	1	3	7	3	2	2	11	4	1	3	7	3	2	2	11

TABLE IV-H

RAFTERS—NOT SUPPORTING CEILING
(LIVE LOADS 50 AND 40 lb per sq ft)

Species	Grade	Nominal Size, <i>in.</i>	LIVE LOAD 50 lb per sq ft								LIVE LOAD 40 lb per sq ft							
			Rafter Spacing								Rafter Spacing							
			12 in.		16 in.		20 in.		24 in.		12 in.		16 in.		20 in.		24 in.	
			<i>ft.</i>	<i>in.</i>	<i>ft.</i>	<i>in.</i>	<i>ft.</i>	<i>in.</i>	<i>ft.</i>	<i>in.</i>	<i>ft.</i>	<i>in.</i>	<i>ft.</i>	<i>in.</i>	<i>ft.</i>	<i>in.</i>	<i>ft.</i>	<i>in.</i>
Douglas Fir Western Larch	Select structural	2 x 4	8	5	7	8	7	1	6	8	9	1	8	3	7	8	7	3
		2 x 6	13	4	12	1	11	3	10	4	14	4	13	0	12	1	11	4
		2 x 8	17	7	15	11	14	10	13	8	18	11	17	2	15	11	15	0
		2 x 10	22	5	20	4	18	11	17	5	24	2	21	11	20	4	19	2
		2 x 12	27	3	24	9	23	0	21	3	29	4	26	8	24	9	23	4
	No. 1	2 x 4	8	5	7	8	7	1	6	6	9	1	8	3	7	8	7	2
		2 x 6	13	4	11	8	10	5	9	6	14	4	12	10	11	6	10	6
		2 x 8	17	7	15	4	13	9	12	6	18	11	17	0	15	2	13	10
		2 x 10	22	5	19	7	17	7	16	0	24	2	21	8	19	4	17	8
		2 x 12	27	3	23	10	21	4	19	6	29	4	26	4	23	7	21	6
	No. 2	2 x 4	8	2	7	2	6	5	5	10	8	10	7	11	7	1	6	5
		2 x 6	12	2	10	6	9	5	8	7	13	5	11	7	10	4	9	5
		2 x 8	16	0	13	10	12	5	11	4	17	8	15	3	13	8	12	6
		2 x 10	20	5	17	8	15	10	14	5	22	6	19	6	17	5	15	11
		2 x 12	24	10	21	6	19	3	17	7	27	5	23	9	21	3	19	5
	No. 3	2 x 4	6	3	5	5	4	10	4	5	6	10	5	11	5	4	4	10
		2 x 6	9	2	8	0	7	1	6	6	10	2	8	9	7	10	7	2
		2 x 8	12	2	10	6	9	5	8	7	13	5	11	7	10	4	9	6
		2 x 10	15	6	13	5	12	0	10	11	17	1	14	10	13	3	12	1
		2 x 12	18	10	16	4	14	7	13	4	20	10	18	0	16	1	14	8
	Con- struction	2 x 4	7	1	6	2	5	6	5	0	7	10	6	9	6	1	5	6
	Standard	2 x 4	5	3	4	6	4	0	3	8	5	9	5	0	4	5	4	1
	Utility	2 x 4	3	8	3	2	2	10	2	7	4	1	3	6	3	2	2	10
Pacific Coast Hemlock Amabilis Fir Grand Fir	Select structural	2 x 4	8	0	7	3	6	7	6	0	8	7	7	10	7	3	6	8
		2 x 6	12	7	10	11	9	9	8	11	13	6	12	0	10	9	9	10
		2 x 8	16	7	14	4	12	10	11	9	17	10	15	10	14	2	12	11
		2 x 10	21	2	18	4	16	5	15	0	22	9	20	3	18	1	16	6
		2 x 12	25	9	22	4	20	0	18	3	27	8	24	8	22	0	20	1
	No. 1	2 x 4	8	0	6	11	6	2	5	8	8	7	7	8	6	10	6	3
		2 x 6	11	8	10	1	9	0	8	3	12	10	11	2	9	11	9	1
		2 x 8	15	4	13	4	11	11	10	10	17	0	14	8	13	2	12	0
		2 x 10	19	7	17	0	15	2	13	10	21	8	18	9	16	9	15	4
		2 x 12	23	10	20	8	18	6	16	10	26	4	22	10	20	5	18	7
	No. 2	2 x 4	7	3	6	3	5	7	5	1	8	0	6	11	6	2	5	8
		2 x 6	10	4	9	0	8	0	7	4	11	5	9	11	8	10	8	1
		2 x 8	13	8	11	10	10	7	9	8	15	1	13	1	11	8	10	8
		2 x 10	17	5	15	1	13	6	12	4	19	3	16	8	14	11	13	7
		2 x 12	21	3	18	5	16	5	15	0	23	5	20	3	18	2	16	7
	No. 3	2 x 4	5	3	4	6	4	0	3	8	5	9	5	0	4	5	4	1
		2 x 6	7	10	6	10	6	1	5	7	8	8	7	6	6	9	6	2
		2 x 8	10	5	9	0	8	0	7	4	11	6	9	11	8	10	8	1
		2 x 10	13	3	11	6	10	3	9	4	14	8	12	8	11	4	10	4
		2 x 12	16	2	14	0	12	6	11	5	17	10	15	5	13	10	12	7
	Con- struction	2 x 4	6	0	5	3	4	8	4	3	6	8	5	9	5	2	4	8
	Standard	2 x 4	4	6	3	11	3	6	3	2	5	0	4	4	3	10	3	6
	Utility	2 x 4	3	0	2	7	2	4	2	1	3	4	2	10	2	7	2	4

Continued on next page

TABLE IV-H (Cont'd)

RAFTERS—NOT SUPPORTING CEILING
(LIVE LOADS 50 AND 40 lb per sq ft)

Species	Grade	Nominal Size, <i>in.</i>	LIVE LOAD 50 lb per sq ft								LIVE LOAD 40 lb per sq ft							
			Rafter Spacing								Rafter Spacing							
			12 in.		16 in.		20 in.		24 in.		12 in.		16 in.		20 in.		24 in.	
			<i>ft.</i>	<i>in.</i>	<i>ft.</i>	<i>in.</i>	<i>ft.</i>	<i>in.</i>	<i>ft.</i>	<i>in.</i>	<i>ft.</i>	<i>in.</i>	<i>ft.</i>	<i>in.</i>	<i>ft.</i>	<i>in.</i>	<i>ft.</i>	<i>in.</i>
Spruce (all species) Balsam Fir Alpine Fir Lodgepole Pine Ponderosa Pine	Select structural	2 x 4	7	6	6	10	6	4	5	10	8	1	7	4	6	10	6	5
		2 x 6	11	10	10	6	9	5	8	7	12	9	11	7	10	4	9	5
		2 x 8	15	7	13	10	12	5	11	4	16	9	15	3	13	8	12	6
		2 x 10	19	11	17	8	15	10	14	5	21	5	19	6	17	5	15	11
		2 x 12	24	2	21	6	19	3	17	7	26	1	23	8	21	3	19	5
	No. 1	2 x 4	7	6	6	8	5	11	5	5	8	1	7	4	6	7	6	0
		2 x 6	11	2	9	8	8	8	7	10	12	4	10	8	9	6	8	8
		2 x 8	14	9	12	9	11	5	10	5	16	3	14	1	12	7	11	6
		2 x 10	18	9	16	3	14	6	13	3	20	9	17	11	16	1	14	8
		2 x 12	22	10	19	9	17	8	16	2	25	3	21	10	19	6	17	10
	No. 2	2 x 4	6	11	6	0	5	4	4	11	7	8	6	7	5	11	5	5
		2 x 6	10	1	8	9	7	10	7	1	11	2	9	8	8	7	7	10
		2 x 8	13	4	11	6	10	4	9	5	14	8	12	9	11	4	10	4
		2 x 10	17	0	14	8	13	2	12	0	18	9	16	3	14	6	13	3
		2 x 12	20	8	17	11	16	0	14	7	22	10	19	9	17	8	16	1
	No. 3	2 x 4	5	3	4	6	4	0	3	8	5	9	5	0	4	5	4	1
		2 x 6	7	6	6	6	5	10	5	4	8	3	7	2	6	5	5	10
		2 x 8	9	11	8	7	7	8	7	0	10	11	9	6	8	6	7	9
		2 x 10	12	8	10	11	9	9	8	11	14	0	12	1	10	10	9	10
		2 x 12	15	5	13	4	11	11	10	10	17	0	14	8	13	2	12	0
	Con- struction	2 x 4	5	10	5	1	4	6	4	1	6	5	5	7	5	0	4	7
	Standard	2 x 4	4	6	3	11	3	6	3	2	5	0	4	4	3	10	3	6
	Utility	2 x 4	3	0	2	7	2	4	2	1	3	4	2	10	2	7	2	4
Western Red Cedar Red Pine Western White Pine White Pine	Select structural	2 x 4	7	3	6	7	6	1	5	8	7	9	7	1	6	7	6	2
		2 x 6	11	5	10	3	9	2	8	5	12	3	11	2	10	2	9	3
		2 x 8	15	0	13	7	12	2	11	1	16	2	14	8	13	5	12	3
		2 x 10	19	2	17	4	15	6	14	2	20	8	18	9	17	1	15	7
		2 x 12	23	4	21	1	18	10	17	3	25	2	22	10	20	10	19	0
	No. 1	2 x 4	7	3	6	5	5	9	5	3	7	9	7	1	6	4	5	9
		2 x 6	10	11	9	5	8	5	7	8	12	0	10	5	9	4	8	6
		2 x 8	14	4	12	5	11	1	10	2	15	10	13	9	12	3	11	2
		2 x 10	18	4	15	11	14	2	13	0	20	3	17	6	15	8	14	4
		2 x 12	22	4	19	4	17	3	15	9	24	8	21	4	19	1	17	5
	No. 2	2 x 4	5	9	5	10	5	3	4	9	7	5	6	5	5	9	5	3
		2 x 6	9	10	8	6	7	7	6	11	10	10	9	4	8	4	7	8
		2 x 8	12	11	11	2	10	0	9	2	14	3	12	4	11	1	10	1
		2 x 10	16	6	14	3	12	9	11	8	18	3	15	9	14	1	12	10
		2 x 12	20	1	17	5	15	7	14	2	22	2	19	2	17	2	15	8
	No. 3	2 x 4	5	0	4	4	3	10	3	6	5	6	4	9	4	3	3	11
		2 x 6	7	6	6	6	5	10	5	4	8	3	7	2	6	5	5	10
		2 x 8	9	11	8	7	7	8	7	0	10	11	9	6	8	6	7	9
		2 x 10	12	8	10	11	9	9	8	11	14	0	12	1	10	10	9	10
		2 x 12	15	5	13	4	11	11	10	10	17	0	14	8	13	2	12	0
	Con- struction	2 x 4	5	8	4	11	4	4	4	0	6	3	5	5	4	10	4	5
	Standard	2 x 4	4	3	3	8	3	3	3	0	4	8	4	1	3	8	3	4
	Utility	2 x 4	3	0	2	7	2	4	2	1	3	4	2	10	2	7	2	4

Continued on next page

TABLE IV-H (Cont'd)

RAFTERS—NOT SUPPORTING CEILING
(LIVE LOADS 50 AND 40 lb per sq ft)

Species	Grade	Nominal Size, in.	LIVE LOAD 50 lb per sq ft								LIVE LOAD 40 lb per sq ft							
			Rafter Spacing								Rafter Spacing							
			12 in.		16 in.		20 in.		24 in.		12 in.		16 in.		20 in.		24 in.	
			ft	in.	ft	in.	ft	in.	ft	in.	ft	in.	ft	in.	ft	in.	ft	in.
Pacific Coast Yellow Cedar Tamarack Jack Pine Eastern Hemlock	Select structural	2 x 4	7	7	6	11	6	5	6	0	8	2	7	5	6	11	6	6
		2 x 6	11	11	10	10	10	1	9	6	12	11	11	8	10	10	10	3
		2 x 8	15	9	14	4	13	4	12	6	17	0	15	5	14	4	13	6
		2 x 10	20	2	18	3	17	0	16	0	21	8	19	8	18	3	17	2
		2 x 12	24	6	22	3	20	8	19	5	26	5	24	0	22	3	20	11
	No. 1	2 x 4	7	7	6	11	6	5	6	0	8	2	7	5	6	11	6	6
		2 x 6	11	11	10	10	10	1	9	9	12	11	11	8	10	9	9	10
		2 x 8	15	9	14	4	12	10	11	9	17	0	15	5	14	2	12	11
		2 x 10	20	2	18	3	16	5	15	0	21	8	19	8	18	1	16	6
		2 x 12	24	6	22	3	20	0	18	3	26	5	24	0	22	0	20	1
	No. 2	2 x 4	7	4	6	8	6	1	5	6	7	11	7	2	6	8	6	1
		2 x 6	11	5	9	10	8	10	8	1	12	5	10	11	10	9	9	8
		2 x 8	15	1	13	0	11	8	10	8	16	5	14	4	12	10	11	9
		2 x 10	19	2	16	8	14	10	13	7	20	11	18	4	16	5	15	9
		2 x 12	23	4	20	3	18	1	16	6	25	6	22	4	20	0	18	3
	No. 3	2 x 4	5	10	5	1	4	6	4	1	6	5	5	7	5	0	4	7
		2 x 6	8	7	7	5	6	7	6	1	9	5	8	2	7	4	6	8
		2 x 8	11	4	9	9	8	9	8	0	12	6	10	10	9	8	8	10
		2 x 10	14	5	12	6	11	2	10	2	15	11	13	9	12	4	11	3
		2 x 12	17	7	15	2	13	7	12	5	19	5	16	9	15	0	13	8
	Con- struction	2 x 4	6	7	5	8	5	1	4	8	7	3	6	3	5	7	5	1
	Standard	2 x 4	5	0	4	4	3	10	3	6	5	6	4	9	4	3	3	11
	Utility	2 x 4	3	4	2	11	2	7	2	4	3	8	3	2	2	10	2	7
Aspen Poplar Large Toothed Aspen Poplar Balsam Poplar	Select structural	2 x 4	7	4	6	8	6	2	5	10	7	11	7	2	6	8	6	3
		2 x 6	11	6	10	5	9	5	8	7	12	5	11	3	10	4	9	5
		2 x 8	15	2	13	9	12	5	11	4	16	4	14	10	13	8	12	6
		2 x 10	19	5	17	7	15	10	14	5	20	11	19	0	17	5	15	11
		2 x 12	23	7	21	5	19	3	17	7	25	5	23	1	21	3	19	5
	No. 1	2 x 4	7	4	6	8	5	11	5	5	7	11	7	2	6	7	6	0
		2 x 6	11	2	9	8	8	8	7	10	12	4	10	8	9	6	8	8
		2 x 8	14	9	12	9	11	5	10	5	16	3	14	1	12	7	11	6
		2 x 10	18	9	16	3	14	6	13	3	20	9	17	11	16	1	14	8
		2 x 12	22	10	19	9	17	8	16	2	25	3	21	10	19	6	17	10
	No. 2	2 x 4	6	11	6	0	5	4	4	11	7	7	6	7	5	11	5	5
		2 x 6	10	1	8	9	7	10	7	1	11	2	9	8	8	7	7	10
		2 x 8	13	4	11	6	10	4	9	5	14	8	12	9	11	4	10	4
		2 x 10	17	0	14	8	13	2	12	0	18	9	16	3	14	6	13	3
		2 x 12	20	8	17	11	16	0	14	7	22	10	19	9	17	8	16	1
	No. 3	2 x 4	5	3	4	6	4	0	3	8	5	9	5	0	4	5	4	1
		2 x 6	7	6	6	6	5	10	5	4	8	3	7	2	6	5	5	10
		2 x 8	9	11	8	7	7	8	7	0	10	11	9	6	8	6	7	9
		2 x 10	12	8	10	11	9	9	8	11	14	0	12	1	10	10	9	10
		2 x 12	15	5	13	4	11	11	10	10	17	0	14	8	13	2	12	0
	Con- struction	2 x 4	5	10	5	1	4	6	4	1	6	5	5	7	5	0	4	7
	Standard	2 x 4	4	6	3	11	3	6	3	2	5	0	4	4	3	10	3	6
	Utility	2 x 4	3	0	2	7	2	4	2	1	3	4	2	10	2	7	2	4

TABLE IV-I

RAFTERS—NOT SUPPORTING CEILING
(LIVE LOAD 30 AND 20 lb per sq ft)

Species	Grade	Nominal Size, in.	LIVE LOAD 30 lb. per sq. ft.				LIVE LOAD 20 lb. per sq. ft.			
			Rafter Spacing				Rafter Spacing			
			12 in.		16 in.		20 in.		24 in.	
			ft.	in.	ft.	in.	ft.	in.	ft.	in.
Douglas Fir Western Larch	Select structural	2 x 4	10	0	9	1	8	5	7	11
		2 x 6	15	9	14	4	13	4	12	6
		2 x 8	20	10	18	11	17	7	16	6
		2 x 10	26	7	24	2	22	5	21	1
		2 x 12	32	4	29	4	27	3	25	8
	No. 1	2 x 4	10	0	9	1	8	5	7	11
		2 x 6	15	9	14	4	13	0	11	10
		2 x 8	20	10	18	11	17	2	15	8
		2 x 10	26	7	24	2	21	11	20	0
		2 x 12	32	4	29	4	26	8	24	4
	No. 2	2 x 4	9	8	8	10	8	0	7	4
		2 x 6	15	2	13	1	11	9	10	8
		2 x 8	20	0	17	3	15	5	14	1
		2 x 10	25	6	22	1	19	9	18	0
		2 x 12	31	0	26	10	24	0	21	11
	No. 3	2 x 4	7	9	6	9	6	0	5	6
		2 x 6	11	6	9	11	8	11	8	1
		2 x 8	15	2	13	1	11	9	10	8
		2 x 10	19	4	16	9	15	0	13	8
		2 x 12	23	6	20	5	18	3	16	8
	Con- struction	2 x 4	8	10	7	8	6	10	6	3
	Standard	2 x 4	6	6	5	8	5	0	4	7
	Utility	2 x 4	4	7	4	0	3	7	3	3
Pacific Coast Hemlock Amabilis Fir Grand Fir	Select structural	2 x 4	9	6	8	7	8	0	7	6
		2 x 6	14	11	13	6	12	2	11	1
		2 x 8	19	8	17	10	16	0	14	8
		2 x 10	25	1	22	9	20	6	18	8
		2 x 12	30	6	27	8	24	11	22	9
	No. 1	2 x 4	9	6	8	7	7	9	7	1
		2 x 6	14	6	12	7	11	3	10	3
		2 x 8	19	2	16	7	14	10	13	7
		2 x 10	24	6	21	2	18	11	17	4
		2 x 12	29	9	25	9	23	1	21	1
	No. 2	2 x 4	9	0	7	10	7	0	6	5
		2 x 6	12	11	11	2	10	0	9	2
		2 x 8	17	1	14	9	13	2	12	1
		2 x 10	21	9	18	10	16	10	15	5
		2 x 12	26	6	22	11	20	6	18	9
	No. 3	2 x 4	6	6	5	8	5	0	4	7
		2 x 6	9	10	8	6	7	7	6	11
		2 x 8	13	0	11	3	10	0	9	2
		2 x 10	16	7	14	4	12	10	11	8
		2 x 12	20	2	17	5	15	7	14	3
	Con- struction	2 x 4	7	6	6	6	5	10	5	4
	Standard	2 x 4	5	8	4	11	4	4	4	0
	Utility	2 x 4	3	9	3	3	2	11	2	8

Continued on next page

TABLE IV-I (Cont'd)

RAFTERS—NOT SUPPORTING CEILING
(LIVE LOADS 30 AND 20 lb per sq ft)

Species	Grade	Nominal Size,	LIVE LOAD 30 lb. per sq. ft.								LIVE LOAD 20 lb. per sq. ft.							
			Rafter Spacing								Rafter Spacing							
			12 in.		16 in.		20 in.		24 in.		12 in.		16 in.		20 in.		24 in.	
			<i>in.</i>	<i>ft in.</i>	<i>ft in.</i>	<i>ft in.</i>	<i>ft in.</i>	<i>ft in.</i>	<i>ft in.</i>	<i>ft in.</i>	<i>ft in.</i>	<i>ft in.</i>	<i>ft in.</i>	<i>ft in.</i>	<i>ft in.</i>	<i>ft in.</i>	<i>ft in.</i>	<i>ft in.</i>
Spruce (all species) Balsam Fir Alpine Fir Lodgepole Pine Ponderosa Pine	Select structural	2 x 4	8	11	8	1	7	6	7	1	10	2	9	3	8	7	8	1
		2 x 6	14	0	12	9	11	9	10	8	16	0	14	7	13	6	12	7
		2 x 8	18	6	16	9	15	5	14	1	21	2	19	3	17	10	16	7
		2 x 10	23	7	21	5	19	9	18	0	27	0	24	6	22	9	21	2
		2 x 12	28	8	26	1	24	0	21	11	32	10	29	10	27	8	25	9
	No. 1	2 x 4	8	11	8	1	7	5	6	9	10	2	9	3	8	7	8	0
		2 x 6	13	11	12	1	10	9	9	10	16	0	14	2	12	8	11	7
		2 x 8	18	4	15	11	14	3	13	0	21	2	18	9	16	9	15	3
		2 x 10	23	5	20	3	18	2	16	7	27	0	23	11	21	4	19	6
		2 x 12	28	6	24	8	22	1	20	2	32	10	29	1	26	0	23	9
	No. 2	2 x 4	8	7	7	6	6	8	6	1	9	10	8	10	7	10	7	2
		2 x 6	12	7	10	11	9	9	8	11	14	10	12	10	11	9	10	6
		2 x 8	16	7	14	4	12	10	11	9	19	7	16	11	15	2	13	10
		2 x 10	21	2	18	4	16	5	15	0	24	11	21	7	19	4	17	8
		2 x 12	25	9	22	4	20	0	18	3	30	4	26	3	23	6	21	5
	No. 3	2 x 4	6	6	5	8	5	0	4	7	7	8	6	8	5	11	5	5
		2 x 6	9	4	8	1	7	3	6	7	11	0	9	7	8	6	7	9
		2 x 8	12	4	10	8	9	7	8	9	14	7	12	7	11	3	10	3
		2 x 10	15	9	13	8	12	3	11	2	18	7	16	1	14	5	13	2
		2 x 12	19	3	16	8	14	10	13	7	22	7	19	7	17	6	16	0
	Con- struction	2 x 4	7	4	6	4	5	8	5	2	8	7	7	5	6	8	6	1
	Standard	2 x 4	5	8	4	11	4	4	4	0	6	8	5	9	5	2	4	8
	Utility	2 x 4	3	9	3	3	2	11	2	8	4	5	3	10	3	5	3	1
Western Red Cedar Red Pine Western White Pine White Pine	Select structural	2 x 4	8	7	7	9	7	3	6	10	9	10	8	11	8	3	7	9
		2 x 6	13	6	12	3	11	5	10	6	15	6	14	1	13	0	12	3
		2 x 8	17	10	16	2	15	0	13	10	20	5	18	6	17	2	16	2
		2 x 10	22	9	20	8	19	2	17	8	26	0	23	8	21	11	20	8
		2 x 12	27	8	25	2	23	4	21	6	31	8	28	9	26	9	25	2
	No. 1	2 x 4	8	7	7	9	7	2	6	6	9	10	8	11	8	3	7	8
		2 x 6	13	6	11	9	10	6	9	7	15	6	13	10	12	5	11	4
		2 x 8	17	10	15	6	13	11	12	8	20	5	18	3	16	4	14	11
		2 x 10	22	9	19	10	17	9	16	2	26	0	23	4	20	10	19	1
		2 x 12	27	8	24	1	21	7	19	8	31	8	28	5	25	5	23	2
	No. 2	2 x 4	8	3	7	4	6	6	5	11	9	6	8	7	7	8	7	0
		2 x 6	12	3	10	7	9	6	8	8	14	5	12	6	11	2	10	2
		2 x 8	16	2	14	0	12	6	11	5	19	0	16	5	14	8	13	5
		2 x 10	20	7	17	10	15	11	14	7	24	3	21	0	18	9	17	2
		2 x 12	25	1	21	8	19	5	17	8	29	6	25	6	22	10	20	10
	No. 3	2 x 4	6	3	5	5	4	10	4	5	7	4	6	4	5	8	5	2
		2 x 6	9	4	8	1	7	3	6	7	11	0	9	7	8	6	7	9
		2 x 8	12	4	10	8	9	7	8	9	14	7	12	7	11	3	10	3
		2 x 10	15	9	13	8	12	3	11	2	18	7	16	1	14	5	13	2
		2 x 12	19	3	16	8	14	10	13	7	22	7	19	7	17	6	16	0
	Con- struction	2 x 4	7	1	6	1	5	5	5	0	8	4	7	2	6	5	5	10
	Standard	2 x 4	5	4	4	7	4	1	3	9	6	3	5	5	4	10	4	5
	Utility	2 x 4	3	9	3	3	2	11	2	8	4	5	3	10	3	5	3	1

Continued on next page

TABLE IV-I (Cont'd)

RAFTERS—NOT SUPPORTING CEILING
(LIVE LOADS 30 AND 20 lb per sq ft)

Species	Grade	Nominal Size, <i>in.</i>	LIVE LOAD 30 lb. per sq. ft.								LIVE LOAD 20 lb. per sq. ft.							
			Rafter Spacing								Rafter Spacing							
			12 in.		16 in.		20 in.		24 in.		12 in.		16 in.		20 in.		24 in.	
			<i>ft.</i>	<i>in.</i>	<i>ft.</i>	<i>in.</i>	<i>ft.</i>	<i>in.</i>	<i>ft.</i>	<i>in.</i>	<i>ft.</i>	<i>in.</i>	<i>ft.</i>	<i>in.</i>	<i>ft.</i>	<i>in.</i>	<i>ft.</i>	<i>in.</i>
Pacific Coast Yellow Cedar Tamarack Jack Pine Eastern Hemlock	Select structural	2 x 4	9	0	8	2	7	7	7	2	10	4	9	4	8	8	8	2
		2 x 6	14	2	12	11	11	11	11	3	16	3	14	9	13	8	12	11
		2 x 8	18	8	17	0	15	9	14	10	21	5	19	5	18	1	17	0
		2 x 10	23	10	21	8	20	2	18	11	27	4	24	10	23	1	21	8
		2 x 12	29	1	26	5	24	6	23	1	33	3	30	3	28	0	26	5
	No. 1	2 x 4	9	0	8	2	7	7	7	2	10	4	9	4	8	8	8	2
		2 x 6	14	2	12	11	11	11	11	3	16	3	14	9	13	8	12	11
		2 x 8	18	8	17	0	15	9	14	8	21	5	19	5	18	1	17	0
		2 x 10	23	10	21	8	20	2	18	8	27	4	24	10	23	1	21	8
		2 x 12	29	1	26	5	24	6	22	9	33	3	30	3	28	0	26	5
	No. 2	2 x 4	8	8	7	11	7	4	6	11	10	0	9	1	8	5	7	11
		2 x 6	13	8	12	4	11	0	10	1	15	8	14	3	13	0	11	10
		2 x 8	18	1	16	3	14	6	13	3	20	8	18	9	17	1	15	7
		2 x 10	23	1	20	9	18	7	16	11	26	5	24	0	21	10	19	11
		2 x 12	28	0	25	3	22	7	20	7	32	1	29	2	26	7	24	3
	No. 3	2 x 4	7	4	6	4	5	8	5	2	8	7	7	5	6	8	6	11
		2 x 6	10	8	9	3	8	3	7	7	12	7	10	11	9	9	8	11
		2 x 8	14	1	12	3	10	11	10	0	16	7	14	4	12	10	11	9
		2 x 10	18	0	15	7	13	11	12	9	21	2	18	4	16	5	15	0
		2 x 12	21	11	19	0	17	0	15	6	25	9	22	4	20	0	18	3
	Con- struction	2 x 4	8	3	7	1	6	4	5	10	9	7	8	4	7	6	6	10
	Standard	2 x 4	6	3	5	5	4	10	4	5	7	4	6	4	5	8	5	2
	Utility	2 x 4	4	2	3	8	3	3	2	11	4	11	4	3	3	10	3	6
Aspen Poplar Large Toothed Aspen Poplar Balsam Poplar	Select structural	2 x 4	8	8	7	11	7	4	6	10	9	11	9	0	8	4	7	11
		2 x 6	13	8	12	5	11	6	10	8	15	8	14	2	13	2	12	5
		2 x 8	18	0	16	4	15	2	14	1	20	7	18	9	17	5	16	4
		2 x 10	23	0	20	11	19	5	18	0	26	4	23	11	22	2	20	11
		2 x 12	28	0	25	5	23	7	21	11	32	0	29	1	27	0	25	5
	No. 1	2 x 4	8	8	7	11	7	4	6	9	9	11	9	0	8	4	7	11
		2 x 6	13	8	12	1	10	9	9	10	15	8	14	2	12	8	11	7
		2 x 8	18	0	15	11	14	3	13	0	20	7	18	9	16	9	15	3
		2 x 10	23	0	20	3	18	2	16	7	26	4	23	11	21	4	19	6
		2 x 12	28	0	24	8	22	1	20	2	32	0	29	1	26	0	23	9
	No. 2	2 x 4	8	5	7	6	6	8	6	1	9	7	8	9	7	10	7	2
		2 x 6	12	7	10	11	9	9	8	11	14	10	12	10	11	6	10	6
		2 x 8	16	7	14	4	12	10	11	9	19	7	16	11	15	2	13	10
		2 x 10	21	2	18	4	16	5	15	0	24	11	21	7	19	4	17	8
		2 x 12	25	9	22	4	20	0	18	3	30	4	26	3	23	6	21	5
	No. 3	2 x 4	6	6	5	8	5	0	4	7	7	8	6	8	5	11	5	5
		2 x 6	9	4	8	1	7	3	6	7	11	0	9	7	8	6	7	9
		2 x 8	12	4	10	8	9	7	8	9	14	7	12	7	11	3	10	3
		2 x 10	15	9	13	8	12	3	11	2	18	7	16	1	14	5	13	2
		2 x 12	19	3	16	8	14	10	13	7	22	7	19	7	17	6	16	0
	Con- struction	2 x 4	7	4	6	4	5	8	5	2	8	7	7	5	6	8	6	1
	Standard	2 x 4	5	8	4	11	4	4	4	0	6	8	5	9	5	2	4	8
	Utility	2 x 4	3	9	3	3	2	11	2	8	4	5	3	10	3	5	3	1

TABLE IV-J

MAXIMUM SPANS FOR BUILT-UP WOOD BEAMS IN BASEMENTS,
CELLARS AND CRAWL SPACES, ONE-STOREY HOUSES⁽²⁾, ⁽⁵⁾

Species	Grade (1)	Supported Joist Length, ft (3),(4)	Size of Built-Up Beam, in. (6),(7),(8)											
			3-2 x 8		4-2 x 8		3-2 x 10		4-2 x 10		3-2 x 12		4-2 x 12	
			ft	in.	ft	in.	ft	in.	ft	in.	ft	in.	ft	in.
Douglas Fir Western Larch	No. 1	8	12	0	13	10	15	4	17	8	18	7	21	6
		10	10	9	12	5	13	8	15	10	16	8	19	3
		12	9	9	11	4	12	6	14	5	15	2	17	7
		14	8	10	10	5	11	4	13	4	13	9	16	3
		16	7	11	9	9	10	1	12	6	12	3	15	2
	No. 2	8	10	10	12	6	13	9	15	11	16	9	19	5
		10	9	8	11	2	12	4	14	3	15	0	17	4
		12	8	10	10	2	11	3	13	0	13	8	15	10
		14	8	2	9	5	10	5	12	0	12	8	14	8
		16	7	7	8	10	9	9	11	3	11	10	13	8
Pacific Coast Hemlock Amabilis Fir Grand Fir	No. 1	8	10	4	12	0	13	3	15	4	16	1	18	7
		10	9	3	10	9	11	10	13	8	14	5	16	8
		12	8	6	9	9	10	10	12	6	13	2	15	2
		14	7	7	9	1	9	8	11	7	11	9	14	1
		16	6	9	8	6	8	8	10	10	10	6	13	2
	No. 2	8	9	3	10	8	11	9	13	7	14	4	16	7
		10	8	3	9	6	10	6	12	2	12	10	14	10
		12	7	6	8	8	9	7	11	1	11	8	13	6
		14	7	0	8	1	8	11	10	3	10	10	12	6
		16	6	6	7	6	8	4	9	7	10	1	11	8
Pacific Coast Yellow Cedar Tamarack Jack Pine Eastern Hemlock	No. 1	8	11	2	12	11	14	4	16	6	17	5	20	1
		10	10	0	11	7	12	10	14	9	15	7	18	0
		12	9	2	10	7	11	8	13	6	14	2	16	5
		14	8	5	9	9	10	9	12	6	13	1	15	2
		16	7	6	9	2	9	7	11	8	11	8	14	2
	No. 2	8	10	2	11	9	13	0	15	0	15	9	18	3
		10	9	1	10	6	11	7	13	5	14	1	16	4
		12	8	3	9	7	10	7	12	3	12	10	14	10
		14	7	8	8	10	9	9	11	4	11	11	13	9
		16	7	2	8	3	9	2	10	7	11	2	12	10
Balsam Fir Lodgepole Pine Ponderosa Pine Spruce (all species) Alpine Fir Aspen Poplar Large Toothed Aspen Poplar Balsam Poplar	No. 1	8	9	11	11	6	12	8	14	8	15	5	17	10
		10	8	4	10	3	10	8	13	1	13	0	15	11
		12	7	2	9	2	9	2	11	8	11	1	14	3
		14	6	4	8	0	8	0	10	3	9	9	12	5
		16	5	8	7	2	7	3	9	2	8	10	11	1
	No. 2	8	9	0	10	4	11	6	13	3	13	11	16	1
		10	8	0	9	3	10	3	11	10	12	6	14	5
		12	7	2	8	6	9	2	10	10	11	1	13	2
		14	6	4	7	10	8	0	10	0	9	9	12	2
		16	5	8	7	2	7	3	9	2	8	10	11	1
Western Red Cedar Red Pine Western White Pine White Pine	No. 1	8	9	8	11	2	12	5	14	4	15	1	17	5
		10	8	8	10	0	11	1	12	10	13	6	15	7
		12	7	8	9	2	9	9	11	8	11	11	14	2
		14	6	9	8	6	8	7	10	10	10	5	13	2
		16	6	0	7	8	7	8	9	9	9	4	11	11
	No. 2	8	8	9	10	1	11	2	12	10	13	7	15	8
		10	7	10	9	0	10	0	11	6	12	1	14	0
		12	7	1	8	3	9	1	10	6	11	1	12	9
		14	6	7	7	7	8	5	9	9	10	3	11	10
		16	6	0	7	1	7	8	9	1	9	4	11	1

Notes to Table IV-J:

- (1) Graded in conformance with 1970 "NLGA Standard Grading Rules for Canadian Lumber," published by the National Lumber Grades Authority, Vancouver.
- (2) These tables provide maximum allowable spans for main beams or girders which are built up from nominal 2-in. members in the species, sizes and grades indicated. Allowable spans for solid wood beams, glued-laminated wood beams or built-up beams in sizes or grades other than shown shall be determined from standard engineering formulae.
- (3) Supported joist length means $\frac{1}{2}$ the sum of the joist spans on both sides of the beam.
- (4) For supported joist lengths intermediate between those shown in the tables, straight line interpolation may be used in determining the maximum beam span.
- (5) Beams for $1\frac{1}{2}$ -storey houses shall be taken from the table for 2-storey houses.
- (6) The 2-in. members shall be laid on edge and fastened together with a double row of common nails not less than $3\frac{1}{2}$ -in. in length. Nails shall be spaced not more than 18 in. apart in each row with the end nails placed 4 in. to 6 in. from the end of each piece.
- (7) Where built-up wood beams are employed over a single span, the length of each individual piece used to fabricate the beam shall equal the length of the beam.
- (8) Where built-up wood beams are continued over more than 1 span, and where lengths of individual pieces are less than the total length of the complete beam, the location of butt joints shall conform to Subsection 9.23.8.

TABLE IV-K

MAXIMUM SPANS FOR BUILT-UP WOOD BEAMS IN BASEMENTS,
CELLARS AND CRAWL SPACES, TWO-STORY HOUSES⁽²⁾ ⁽⁵⁾

Species	Grade (1)	Supported Joist Length, ft. (3) (4)	Size of Built-Up Beam, in. (6), (7), (8)							
			3-2 x 8		4-2 x 8		3-2 x 10		4-2 x 10	
			ft.	in.	ft.	in.	ft.	in.	ft.	in.
Douglas Fir Western Larch	No. 1	8	8	10	10	5	11	4	13	4
		10	7	4	9	4	9	4	11	11
		12	6	4	8	0	8	0	10	3
		14	5	7	7	0	7	1	9	0
		16	5	0	6	4	6	5	8	8
	No. 2	8	8	2	9	5	10	5	12	8
		10	7	3	8	5	9	4	10	9
		12	6	4	7	8	8	0	9	10
		14	5	7	7	0	7	1	8	8
		16	5	0	6	4	6	5	7	10
Pacific Coast Hemlock Amabilis Fir Grand Fir	No. 1	8	7	7	9	1	9	8	11	7
		10	6	4	8	0	8	0	10	3
		12	5	5	6	10	6	11	8	9
		14	4	10	6	1	6	2	7	9
		16	4	4	5	5	5	7	6	11
	No. 2	8	7	0	8	1	8	11	10	3
		10	6	3	7	2	7	11	9	2
		12	5	5	6	7	6	11	8	5
		14	4	10	6	1	6	2	7	9
		16	4	4	5	5	5	7	6	11
Pacific Coast Yellow Cedar Tamarack Jack Pine Eastern Hemlock	No. 1	8	8	5	9	9	10	9	12	6
		10	7	0	8	9	8	11	11	2
		12	6	0	7	7	7	8	9	9
		14	5	4	6	8	6	10	8	7
		16	4	10	6	0	6	2	7	8
	No. 2	8	7	8	8	10	9	9	11	4
		10	6	10	7	11	8	9	10	1
		12	6	0	7	3	7	8	9	8
		14	5	4	6	8	6	10	8	3
		16	4	10	6	0	6	2	7	8
Balsam Fir Lodgepole Pine Ponderosa Pine Spruce (all species) Alpine Fir Aspen Poplar Large Toothed Aspen Poplar Balsam Poplar	No. 1	8	6	4	8	0	8	0	10	3
		10	5	3	6	8	6	9	8	6
		12	4	7	5	9	5	10	7	4
		14	4	1	5	1	5	3	6	6
		16	3	9	4	7	4	9	5	10
	No. 2	8	6	4	7	10	8	0	10	0
		10	5	3	6	8	6	9	8	6
		12	4	7	5	9	5	10	7	4
		14	4	1	5	1	5	3	6	6
		16	3	9	4	7	4	9	5	10
Western Red Cedar Red Pine Western White Pine White Pine	No. 1	8	6	9	8	6	8	7	10	10
		10	5	7	7	1	7	2	9	1
		12	4	10	6	1	6	3	7	10
		14	4	4	5	5	5	7	6	11
		16	3	11	4	10	5	1	6	3
	No. 2	8	6	7	7	7	8	5	9	9
		10	5	7	6	10	7	2	8	8
		12	4	10	6	1	6	3	7	10
		14	4	4	5	5	5	7	6	11
		16	3	11	4	10	5	1	6	3

Notes to Table IV-K:

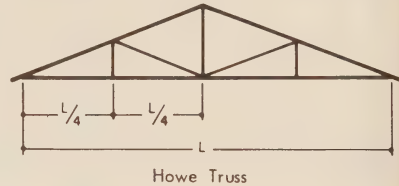
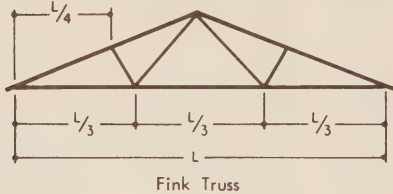
- (1) Graded in conformance with 1970 "NLGA Standard Grading Rules for Canadian Lumber," published by the National Lumber Grades Authority, Vancouver.
- (2) These tables provide maximum allowable spans for main beams or girders which are built up from nominal 2-in. members in the species, sizes and grades indicated. Allowable spans for solid wood beams, glued-laminated wood beams or built-up beams in sizes or grades other than shown shall be determined from standard engineering formulae.
- (3) Supported joist length means $\frac{1}{2}$ the sum of the joist spans on both sides of the beam.
- (4) For supported joist lengths intermediate between those shown in the tables, straight line interpolation may be used in determining the maximum beam span.
- (5) Beams for $1\frac{1}{2}$ -storey houses shall be taken from the table for 2-storey houses.
- (6) The 2-in. members shall be laid on edge and fastened together with a double row of common nails not less than $3\frac{1}{2}$ in. in length. Nails shall be spaced not more than 18 in. apart in each row with the end nails placed 4 in. to 6 in. from the end of each piece.
- (7) Where built-up wood beams are employed over a single span, the length of each individual piece used to fabricate the beam shall equal the length of the beam.
- (8) Where built-up wood beams are continued over more than 1 span, and where lengths of individual pieces are less than the total length of the complete beam, the location of butt joints shall conform to Subsection 9.23.8.

Subsection 9.39.3. Wood Roof Trusses

9.39.3.1.(1) In the tables,

- (a) the term "Fink" truss refers to the common "W" type truss; and
- (b) the term "Howe" truss refers to the type which has a vertical member extending from the peak of the truss.

9.39.3.2. Schematic drawings of the simplest version of each type are shown in the following diagrams and each type may have web members additional to those shown, so that the distances between panel points are decreased in these cases.



9.39.3.3.(1) The span tables,

- (a) have been calculated for wood species equivalent in strength to Spruce, Balsam Fir, Lodgepole Pine, Ponderosa Pine and Alpine Fir, and the spans can be safely used for the stronger species such as Douglas Fir, Western Larch, Pacific Coast Hemlock, Amabilis Fir, Grand Fir, Pacific Coast Yellow Cedar, Tamarck, Jack Pine and Eastern Hemlock; and
- (b) shall not be used for the weaker species, which include Western Red Cedar, Red Pine, Western White Pine, Eastern White Pine, Poplar and Eastern White Cedar.

9.39.3.4. The spans are not intended to be the only spans permissible for Fink and Howe type trusses and spans for such trusses may be designed in conformance with accepted timber design practices or be shown to be capable of conforming to the criteria described in Article 9.23.13.16. of this Regulation.

9.39.3.5. When the span tables are used, the connecting plates shall be designed in conformance with the requirements in CSA O86-1970, "Code of Recommended Practice for Engineering Design in Timber," as revised to 1 May, 1975.

9.39.3.6. The minimum web member sizes indicated in the notes to the span tables may be reduced provided such reductions can be justified on the basis of calculations.

9.39.3.7. The span tables for wood roof trusses have been calculated for 20, 30, 40 and 50 psf design roof snow loads assuming the design roof snow load to be 60 per cent of the ground snow load, and are designed to meet the performance criteria in Article 9.23.13.16.

9.39.3.8. Where wood roof trusses are intended for use in a locality having a design roof snow load higher than shown in the tables, the maximum truss spacing may be calculated as the product of the truss spacing and snow load in the span tables divided by the design snow load for the locality where the trusses are to be used.

9.39.3.9. Where wood roof trusses are to be used in an area where the design roof snow load falls between the values shown in tables, the spans may be interpolated between the spans shown in the tables.

9.39.3.10.(1) The truss spans in the tables,

- (a) are valid only where the design live load on the lower chord does not exceed 10 psf of ceiling area and this applies to trusses in buildings whose attics have limited access and not to attics that are accessible by stairways;

- (b) do not apply to trusses which may be subject to concentrated loads such as those required to support hoisting equipment; and
- (c) are valid only if the top members of trusses are constructed to prevent lateral bucking by the provision of roof sheathing or by bracing.

TABLE V-A

MAXIMUM SPANS⁽¹⁾ FOR WOOD FINK TRUSSES
WITH 2-in. BY 4-in. BOTTOM MEMBER SIZE
FOR
SPECIES LISTED IN NOTE(2) AND WITH TRUSSES SPACED 24 in. o.c.

Lumber Grade	Top Member Size, in. ^{(3), (4)}	Roof Slope	Roof Snow Load, psf			
			20 ft in.	30 ft in.	40 ft in.	50 ft in.
No. 1	2 x 4	2½/12	22 — 2	16 — 0	—	—
		3/12	31 — 5	26 — 8	19 — 9	14 — 11
		4/12	31 — 6	29 — 0	25 — 0	22 — 2
		5/12	32 — 2	29 — 8	25 — 7	22 — 9
	2 x 5	2½/12	26 — 2	19 — 5	13 — 0	—
		3/12	31 — 5	28 — 5	23 — 7	18 — 3
		4/12	34 — 7	32 — 0	28 — 11	26 — 2
		5/12	36 — 9	32 — 6	31 — 8	29 — 2
	2 x 6	2½/12	29 — 2	22 — 1	15 — 6	—
		3/12	31 — 5	28 — 5	25 — 0	20 — 10
		4/12	34 — 7	32 — 0	28 — 11	26 — 2
		5/12	36 — 9	34 — 5	31 — 8	29 — 2
No. 2	2 x 4	2½/12	19 — 2	13 — 2	—	—
		3/12	26 — 4	23 — 5	17 — 0	12 — 5
		4/12	29 — 3	25 — 3	21 — 8	19 — 2
		5/12	29 — 11	25 — 10	22 — 3	19 — 9
	2 x 5	2½/12	22 — 10	16 — 6	—	—
		3/12	26 — 4	23 — 6	20 — 6	15 — 8
		4/12	29 — 5	26 — 11	24 — 0	21 — 7
		5/12	31 — 5	29 — 3	26 — 7	24 — 4
	2 x 6	2½/12	24 — 3	19 — 1	12 — 8	—
		3/12	26 — 4	23 — 6	20 — 6	18 — 0
		4/12	29 — 5	26 — 11	24 — 0	21 — 7
		5/12	31 — 5	29 — 3	26 — 7	24 — 4

Notes to Table V-A:

- (1) Spans are measured as the clear span between the interior wall faces of the exterior wall supports.
- (2) Spans apply to all species except Poplar, Eastern White Pine, Western White Pine, Red Pine, Western Red Cedar and Eastern White Cedar.
- (3) Where the length of compression web members exceeds 6 ft, such web members shall be provided with continuous bracing to prevent buckling. Such bracing shall consist of not less than 1-in. by 4-in. lumber nailed at right angles to the web members near their centres with at least two 2½-in. nails for each member. Web members shall be at least 2-in. by 4-in. lumber of not less than No. 2 grade.
- (4) Where a roof truss supports a ceiling and the unsupported length of the bottom members between the truss panel points exceeds 10 ft, the members shall be at least 2 in. by 5 in., and when the unsupported length of the bottom member exceeds 12 ft between panel points, the member shall be at least 2 in. by 6 in. in size.

TABLE V-B

MAXIMUM SPANS⁽¹⁾ FOR WOOD FINK TRUSSES
WITH 2-in. BY 5-in. BOTTOM MEMBER SIZE
FOR
SPECIES LISTED IN NOTE(2) AND WITH TRUSSES SPACED 24 in. o.c.

Lumber Grade	Top Member Size, in. ^{(3), (4)}	Roof Slope	Roof Snow Load, psf			
			20 ft in.	30 ft in.	40 ft in.	50 ft in.
No. 1	2 x 4	2½/12	25 — 5	18 — 10	12 — 5	—
		3/12	30 — 5	28 — 0	23 — 2	18 — 0
		4/12	31 — 6	29 — 0	25 — 0	22 — 2
		5/12	32 — 2	29 — 8	25 — 7	22 — 9
	2 x 5	2½/12	30 — 5	22 — 11	16 — 3	10 — 10
		3/12	39 — 1	33 — 7	27 — 10	21 — 11
		4/12	40 — 0	34 — 11	30 — 0	28 — 5
		5/12	40 — 0	35 — 9	30 — 10	29 — 3
	2 x 6	2½/12	34 — 4	26 — 2	19 — 0	13 — 11
		3/12	40 — 0	36 — 6	31 — 7	25 — 1
		4/12	40 — 0	40 — 0	36 — 8	32 — 6
		5/12	40 — 0	40 — 0	37 — 8	33 — 5
No. 2	2 x 4	2½/12	22 — 2	15 — 11	—	—
		3/12	28 — 2	24 — 2	20 — 2	15 — 4
		4/12	29 — 3	25 — 3	21 — 8	19 — 2
		5/12	29 — 11	25 — 10	22 — 3	19 — 9
	2 x 5	2½/12	26 — 8	19 — 10	13 — 5	—
		3/12	33 — 10	30 — 4	24 — 5	19 — 0
		4/12	35 — 3	30 — 4	27 — 10	24 — 7
		5/12	36 — 1	31 — 2	28 — 7	25 — 5
	2 x 6	2½/12	30 — 3	22 — 10	16 — 2	10 — 9
		3/12	33 — 11	30 — 4	26 — 4	21 — 11
		4/12	37 — 9	34 — 7	30 — 11	27 — 9
		5/12	40 — 0	37 — 7	32 — 9	31 — 0

Notes to Table V-B:

- (1) Spans are measured as the clear span between the interior wall faces of the exterior wall supports.
- (2) Spans apply to all species except Poplar, Eastern White Pine, Western White Pine, Red Pine, Western Red Cedar and Eastern White Cedar.
- (3) Where the length of compression web members exceeds 6 ft, such web members shall be provided with continuous bracing to prevent buckling. Such bracing shall consist of not less than 1-in. by 4-in. lumber nailed at right angles to the web members near their centres with at least two 2½-in. nails for each member. Web members shall be at least 2-in. by 4-in. lumber of not less than No. 2 grade.
- (4) Where a roof truss supports a ceiling and the unsupported length of the bottom members between the truss panel points exceeds 10 ft, the members shall be at least 2 in. by 5 in., and when the unsupported length of the bottom member exceeds 12 ft between panel points, the member shall be at least 2 in. by 6 in. in size.

TABLE V-C

MAXIMUM SPANS⁽¹⁾ FOR WOOD FINK TRUSSES
WITH 2-in. BY 6-in. BOTTOM MEMBER SIZE
FOR

SPECIES LISTED IN NOTE (2) AND WITH TRUSSES SPACED 24 in. o.c.

Lumber Grade	Top Member Size, in. ⁽³⁾	Roof Slope	Roof Snow Load, psf			
			20 ft in.	30 ft in.	40 ft in.	50 ft in.
No. 1	2 x 4	2½/12	27 — 11	20 — 10	14 — 5	—
		3/12	30 — 5	28 — 0	23 — 11	19 — 4
		4/12	31 — 6	29 — 0	25 — 0	22 — 2
		5/12	32 — 2	29 — 8	25 — 7	22 — 9
	2 x 5	2½/12	33 — 7	25 — 7	18 — 6	13 — 5
		3/12	39 — 1	33 — 7	29 — 11	23 — 9
		4/12	40 — 0	34 — 11	30 — 0	28 — 5
		5/12	40 — 0	35 — 9	30 — 10	29 — 3
	2 x 6	2½/12	38 — 4	29 — 5	21 — 8	16 — 5
		3/12	40 — 0	40 — 0	34 — 3	27 — 4
		4/12	40 — 0	40 — 0	36 — 8	32 — 6
		5/12	40 — 0	40 — 0	37 — 8	33 — 5
No. 2	2 x 4	2½/12	24 — 5	17 — 11	11 — 5	—
		3/12	28 — 2	24 — 2	20 — 8	16 — 8
		4/12	29 — 3	25 — 3	21 — 8	19 — 2
		5/12	29 — 11	25 — 10	22 — 3	19 — 9
	2 x 5	2½/12	29 — 7	22 — 3	15 — 8	—
		3/12	33 — 10	31 — 1	26 — 5	20 — 8
		4/12	35 — 3	31 — 1	27 — 10	24 — 7
		5/12	36 — 1	31 — 2	28 — 7	25 — 5
	2 x 6	2½/12	33 — 11	25 — 9	18 — 8	13 — 7
		3/12	40 — 0	35 — 6	30 — 3	24 — 0
		4/12	40 — 0	37 — 1	31 — 9	30 — 1
		5/12	40 — 0	38 — 1	32 — 9	31 — 0

Notes to Table V-C:

- (1) Spans are measured as the clear span between the interior wall faces of the exterior wall supports.
- (2) Spans apply to all species except Poplar, Eastern White Pine, Western White Pine, Red Pine, Western Red Cedar and Eastern White Cedar.
- (3) Where the length of compression web members exceeds 6 ft, such web members shall be provided with continuous bracing to prevent buckling. Such bracing shall consist of not less than 1-in. by 4-in. lumber nailed at right angles to the web members near their centres with at least two 2½-in. nails for each member. Web members shall be at least 2-in. by 4-in. lumber of not less than No. 2 grade.

TABLE V-D

MAXIMUM SPANS⁽¹⁾ FOR WOOD HOWE TRUSSES
WITH 2-in. BY 4-in. BOTTOM MEMBER SIZE
FOR
SPECIES LISTED IN NOTE (2) AND WITH TRUSSES SPACED 24 in. o.c.

Lumber Grade	Top Member Size, in. ⁽³⁾	Roof Slope	Roof Snow Load, psf			
			20 ft in.	30 ft in.	40 ft in.	50 ft in.
No. 1	2 x 4	2½/12	31 — 7	26 — 9	20 — 3	15 — 10
		3/12	31 — 7	27 — 11	23 — 11	21 — 1
		4/12	31 — 7	29 — 0	24 — 11	22 — 1
		5/12	32 — 1	29 — 8	25 — 7	22 — 9
	2 x 5	2½/12	37 — 10	30 — 9	23 — 5	18 — 7
		3/12	39 — 0	33 — 6	30 — 9	27 — 2
		4/12	40 — 0	34 — 11	30 — 9	28 — 5
		5/12	40 — 0	35 — 9	30 — 9	29 — 2
	2 x 6	2½/12	40 — 0	33 — 10	25 — 11	20 — 8
		3/12	40 — 0	40 — 0	35 — 1	30 — 11
		4/12	40 — 0	40 — 0	36 — 8	32 — 6
		5/12	40 — 0	40 — 0	37 — 7	33 — 5
No. 2	2 x 4	2½/12	27 — 3	23 — 4	17 — 9	13 — 9
		3/12	28 — 1	24 — 2	20 — 7	18 — 2
		4/12	29 — 2	25 — 2	21 — 7	19 — 2
		5/12	29 — 10	25 — 10	22 — 3	19 — 9
	2 x 5	2½/12	32 — 8	27 — 3	20 — 7	16 — 2
		3/12	33 — 9	31 — 0	26 — 6	23 — 4
		4/12	35 — 2	31 — 0	27 — 9	24 — 7
		5/12	36 — 0	31 — 1	28 — 7	25 — 4
	2 x 6	2½/12	35 — 3	30 — 1	22 — 10	18 — 1
		3/12	39 — 1	34 — 1	28 — 10	24 — 11
		4/12	40 — 0	37 — 0	31 — 9	30 — 1
		5/12	40 — 0	38 — 0	32 — 8	31 — 0

Notes to Table V-D:

- (1) Spans are measured as the clear span between the interior wall faces of the exterior wall supports.
- (2) Spans apply to all species except Poplar, Eastern White Pine, Western White Pine, Red Pine, Western Red Cedar and Eastern White Cedar.
- (3) Where the length of compression web members exceeds 6 ft, such web members shall be provided with continuous bracing to prevent buckling. Such bracing shall consist of not less than 1-in. by 4-in. lumber nailed at right angles to the web members near their centres with at least two 2½-in. nails for each member. Web members shall be at least 2-in. by 4-in. lumber of not less than No. 2 grade.

TABLE V-E

MAXIMUM SPANS⁽¹⁾ FOR WOOD HOWE TRUSSES
WITH 2-in. BY 5-in. BOTTOM MEMBER SIZE
FOR

SPECIES LISTED IN NOTE (2) AND WITH TRUSSES SPACED 24 in. o.c.

Lumber Grade	Top Member Size, in. ⁽³⁾	Roof Slope	Roof Snow Load, psf			
			20 ft in.	30 ft in.	40 ft in.	50 ft in.
No. 1	2 x 4	2½/12	31 — 7	26 — 9	20 — 3	15 — 10
		3/12	31 — 7	27 — 11	23 — 11	21 — 1
		4/12	31 — 7	29 — 0	24 — 11	22 — 1
		5/12	32 — 1	29 — 8	25 — 7	22 — 9
	2 x 5	2½/12	37 — 10	30 — 9	23 — 5	18 — 7
		3/12	39 — 0	33 — 6	30 — 9	27 — 2
		4/12	40 — 0	34 — 11	30 — 9	28 — 5
		5/12	40 — 0	35 — 9	30 — 9	29 — 2
	2 x 6	2½/12	40 — 0	33 — 10	25 — 11	20 — 8
		3/12	40 — 0	40 — 0	35 — 1	30 — 11
		4/12	40 — 0	40 — 0	36 — 8	32 — 6
		5/12	40 — 0	40 — 0	37 — 7	33 — 5
No. 2	2 x 4	2½/12	27 — 3	23 — 4	17 — 9	13 — 9
		3/12	28 — 1	24 — 2	20 — 7	18 — 2
		4/12	29 — 2	25 — 2	21 — 7	19 — 2
		5/12	29 — 10	25 — 10	22 — 3	19 — 9
	2 x 5	2½/12	32 — 8	27 — 3	20 — 7	16 — 2
		3/12	33 — 9	31 — 0	26 — 6	23 — 4
		4/12	35 — 2	31 — 0	27 — 9	24 — 7
		5/12	36 — 0	31 — 1	28 — 7	25 — 4
	2 x 6	2½/12	35 — 3	30 — 1	22 — 10	18 — 1
		3/12	39 — 1	34 — 1	28 — 10	24 — 11
		4/12	40 — 0	37 — 0	31 — 9	30 — 1
		5/12	40 — 0	38 — 0	32 — 8	31 — 0

Notes to Table V-E:

- (1) Spans are measured as the clear span between the interior wall faces of the exterior wall supports.
- (2) Spans apply to all species except Poplar, Eastern White Pine, Western White Pine, Red Pine, Western Red Cedar and Eastern White Cedar.
- (3) Where the length of compression web members exceeds 6 ft, such web members shall be provided with continuous bracing to prevent buckling. Such bracing shall consist of not less than 1-in. by 4-in. lumber nailed at right angles to the web members near their centres with at least two 2½-in. nails for each member. Web members shall be at least 2-in. by 4-in. lumber of not less than No. 2 grade.

TABLE V-F

MAXIMUM SPANS⁽¹⁾ FOR WOOD HOWE TRUSSES
WITH 2-in. BY 6-in. BOTTOM MEMBER SIZE
FOR
SPECIES LISTED IN NOTE (2) AND WITH TRUSSES SPACED 24 in. o.c.

Lumber Grade	Top Member Size, in. ⁽³⁾	Roof Slope	Roof Snow Load, psf			
			20 ft in.	30 ft in.	40 ft in.	50 ft in.
No. 1	2 x 4	2½/12	31 — 7	27 — 1	23 — 1	18 — 6
		3/12	31 — 7	27 — 11	23 — 11	21 — 1
		4/12	31 — 7	29 — 0	24 — 11	22 — 1
		5/12	32 — 1	29 — 8	25 — 7	22 — 9
	2 x 5	2½/12	37 — 10	32 — 6	27 — 5	21 — 11
		3/12	39 — 0	33 — 6	30 — 9	27 — 2
		4/12	40 — 0	34 — 11	30 — 9	28 — 5
		5/12	40 — 0	35 — 9	30 — 9	29 — 2
	2 x 6	2½/12	40 — 0	39 — 8	30 — 8	24 — 8
		3/12	40 — 0	40 — 0	35 — 1	30 — 11
		4/12	40 — 0	40 — 0	36 — 8	32 — 6
		5/12	40 — 0	40 — 0	37 — 7	33 — 5
No. 2	2 x 4	2½/12	27 — 3	23 — 4	19 — 10	16 — 2
		3/12	28 — 1	24 — 2	20 — 7	18 — 2
		4/12	29 — 2	25 — 2	21 — 7	19 — 2
		5/12	29 — 10	25 — 10	22 — 3	19 — 9
	2 x 5	2½/12	32 — 8	30 — 0	24 — 3	19 — 3
		3/12	33 — 9	31 — 0	26 — 6	23 — 4
		4/12	35 — 2	31 — 0	27 — 9	24 — 7
		5/12	36 — 0	31 — 1	28 — 7	25 — 4
	2 x 6	2½/12	39 — 11	34 — 2	27 — 3	21 — 9
		3/12	40 — 0	35 — 5	30 — 2	28 — 6
		4/12	40 — 0	37 — 0	31 — 9	30 — 1
		5/12	40 — 0	38 — 0	32 — 8	31 — 0

Notes to Table V-F:

- (1) Spans are measured as the clear span between the interior wall faces of the exterior wall supports.
- (2) Spans apply to all species except Poplar, Eastern White Pine, Western White Pine, Red Pine, Western Red Cedar and Eastern White Cedar.
- (3) Where the length of compression web members exceeds 6 ft, such web members shall be provided with continuous bracing to prevent buckling. Such bracing shall consist of not less than 1-in. by 4-in. lumber nailed at right angles to the web members near their centres with at least two 2½-in. nails for each member. Web members shall be at least 2-in. by 4-in. lumber of not less than No. 2 grade.

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NOTICE TO SHERIFFS AND TREASURERS

Re Advertising Sale of Lands for Taxes in "The Ontario Gazette", Year 1975

Section 584 of The Municipal Act provides:

584. **The day of the sale** shall be **more** than ninety-one days after the first publication of the list in THE ONTARIO GAZETTE.

During year 1975 the dates for publication of tax sale advertisements in THE ONTARIO GAZETTE are as follows:

	Issue No.	1—Earliest Date Sale can be held—		
January 4th,	" "	5	" " " " " "	April 7th, 1975
February 1st,	" "	9	" " " " " "	—May 5th, "
March 1st,	" "	14	" " " " " "	—June 2nd, "
April 5th,	" "	18	" " " " " "	—July 6th, "
May 3rd,	" "	22	" " " " " "	—August 3rd, "
June 7th,	" "	27	" " " " " "	—September 7th, "
July 5th,	" "	31	" " " " " "	—October 5th, "
August 2nd,	" "	36	" " " " " "	—November 2nd, "
September 6th,	" "	40	" " " " " "	—December 7th, "
October 4th,	" "	44	" " " " " "	—January 4th, 1976
November 1st,	" "	49	" " " " " "	—February 1st, "
December 6th,	" "		" " " " " "	—March 7th, "

Advertisements of tax sales must be received at least **TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE.**

REGULATION MADE UNDER THE OFFICIAL NOTICES PUBLICATION ACT

THE ONTARIO GAZETTE is published each Saturday and **advertisements must be received before Wednesday 4 p.m. 10 days before publication date to ensure inclusion in the next issue.**

Advertisements should be typewritten or printed legibly, **separate from covering letter.** Number of insertions required must be stated and the names of all signing officers typewritten or printed.

Advertising Rate: \$5.00 per single-column inch.

The rates payable for copies of THE ONTARIO GAZETTE are,

by subscribers for a subscription of 52 weekly issues, \$20.00; and

by others for a single copy, 50 cents. Payable in advance.

Rates subject to change without notice.

Cheques should be made payable to THE TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

No **exchange** required on cheques.

All correspondence should be addressed:

THE ONTARIO GAZETTE

9th Floor, Ferguson Block, Queen's Park, Toronto, Ontario M7A 1N3
Telephone 965-2238

ONTARIO GOVERNMENT BOOKSTORE
880 Bay Street, Toronto, Ontario
Telephone 965-2054 - 5

BUSINESS HOURS:
9 a.m. to 6 p.m. Monday to Friday

NEW PUBLICATIONS NOW AVAILABLE

Title	Price
Labour Relations Act (July, 1975)	\$2.00
Conservation Authorities Act (Aug., 1975)	50¢
Expropriations Act (July, 1975)	1.50
Ministry of Culture & Recreation Act (June, 1975)	75¢
Ambulance Act & Regs. (July, 1975)	75¢
Health Disciplines Act (Aug., 1975)	1.00
Regulations	
Nursing	15¢
Optometry	15¢
Dentistry	15¢
Medicine	20¢
Pharmacy	30¢
Ontario and You	
Finnish	1.25
Polish	1.25
Korean	1.25
A Planner's Reference to Legislation in Ontario	2.00
Guide to Record Retention Requirements	2.00
Design for Small Communities	8.50
Provincial Financial Assistance to Municipalities, Boards & Commissions	2.00
Advisory Council on Day Care Report #2	1.00

THE ONTARIO GAZETTE

9th Floor, Ferguson Block, Queen's Park, Toronto, Ontario M7A 1N3
Telephone 965-2238



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Ontario Gazette

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TORONTO, ONTARIO
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Government
Publication

Vol. 108 - 51

TORONTO, SATURDAY, DECEMBER 20th, 1975

Proclamations

(Great Seal of Ontario) PAULINE M. McGIBBON

PROVINCE OF ONTARIO

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories Queen, Head of the Commonwealth, Defender of the Faith.

TO ALL TO WHOM THESE PRESENTS SHALL COME,

GREETING:

PROCLAMATION

WHEREAS by an Act passed at the Fifth Session of the twenty-ninth Legislature of Ontario convened on the eleventh day of March, 1975, and dissolved on the eleventh day of August, 1975, intituled "The Public Works Creditors Payment Repeal Act, 1975" being Chapter 45 of the Statutes of Ontario, 1975, it is enacted by Section 2 (1) thereof that the said Act shall come into force on a day to be named by Our Lieutenant Governor by her Proclamation;

AND WHEREAS it has appeared expedient that a Proclamation should now issue bringing the said Act into force;

NOW THEREFORE KNOW YE that, having taken the premises into Our Royal consideration, We, by and with the advice of Our Executive Council of Our Province of Ontario and in the exercise of the power in US vested in this behalf by the said Act or otherwise howsoever, Do, by this Our Royal PROCLAMATION hereby Name Thursday, the first day of January, 1976 as the day upon which the said Act intituled "The Public Works Creditors Payment Repeal Act, 1975" shall come into force.

OF ALL WHICH PREMISES all Our loving subjects and all others whom it doth or may in anywise concern are hereby required to take notice and govern themselves accordingly.

IN TESTIMONY WHEREOF We have caused these Our Letters to be made patent and the Great Seal of Our Province of Ontario to be hereunto affixed.

WITNESS:

THE HONOURABLE PAULINE M. McGIBBON,
An Officer of the Order of Canada,
Doctor of Laws, Doctor of University (Ottawa),
Bachelor of Applied Arts (Theatre), LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO,

at Our City of Toronto in Our said Province this third day of December in the year of Our Lord one thousand nine hundred and seventy-five and in the twenty-fourth year of Our Reign.

BY COMMAND

MARGARET SCRIVENER,
Minister of Government Services.

(6764)

51

(Great Seal of Ontario) PAULINE M. McGIBBON

PROVINCE OF ONTARIO

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories Queen, Head of the Commonwealth, Defender of the Faith.

TO ALL TO WHOM THESE PRESENTS SHALL COME,

GREETING:

points in Ontario; such units requiring special equipment and cannot be transported on standard equipment."

Walter Metzger, Esq.,

01802-F

P.O. Box 908,
30 Queen Street,
Elmira, Ontario,

applies for amendment and extension to Class 'F' public commercial vehicle operating licence No. F-20525 as follows:

I. To DELETE item no. 2 in this said licence being an authority for a movement of poultry on behalf of Swift Canadian Co. Limited to its installation in Hanover; and to delete item no. 3 in the said licence being an authority for a movement of poultry on behalf of Niagara Finest Foods, a division of Swift Canadian Co. Limited to its installation at Burlington and to substitute the following therefor:

(1) The carriage of live poultry for and on behalf of Swift Canadian Co. Limited and its subsidiaries in the Province of Ontario and the movement of live poultry between farms for and on behalf of Swift Canadian Co. Limited and its subsidiaries in the Province of Ontario.

(2) For an extension to licence F-20525 to authorize the carriage of live poultry for and on behalf of

(a) Flavorite Poultry Limited, to its processing plant in the City of Hamilton, and

(b) G. Petrucci & Son Ltd., to its processing plant in the City of Hamilton".

John James Uher, Esq.,

20966-C

R.R. #7,
Blenheim, Ontario,

applies for an extra-provincial operating licence in the following terms: "For the carriage of seed corn, insecticide powders and planter plates for and on behalf of DeKalb Canada Limited from its installation at the City of Chatham to the Ontario-Quebec border at Riviere Beaudette for furtherance to points in the Province of Quebec, as authorized and for the return of damaged or rejected shipments".

Mercury Tanklines Limited,

13552-U

535-7th Avenue S.W.,
Calgary, Alberta,

applies for an extension to extra-provincial operating licence No. X-1231 as follows: "For the carriage of alcoholic beverages in bulk in tank trucks and tank trailers for and on behalf of Joseph E. Seagrams & Sons Inc. from

(a) the United States/Ontario border at the Detroit and St. Clair River ports of entry for furtherance to Waterloo and Amherstburg, Ontario and return of rejected goods, and

(b) the United States/Ontario border at the Detroit, Niagara, St. Clair and St. Lawrence Rivers in transit only through Ontario to the Ontario/Quebec border for furtherance to points in the Province of Quebec as authorized from points in the United States as authorized and return of rejected goods".

**Direct Winters Transport
Limited,**

00330-A33

890 Caledonia Road,
Toronto, Ontario,

applies for an extension of time within which to file complementary authorities of the Interstate Commerce Commission of the United States of America and the Quebec Transport Commission from 1st of November, 1975.

**North American Van Lines
Canada Ltd.,**

00190-D

1150 Champlain Avenue
Whitby, Ontario,

applies for an extra-provincial operating licence: "For the carriage of uncrated, used household, office and store furniture and where specially designed vehicles of the drop-frame type are used, equipped with pads, belts, hooks, wardrobes and special packing containers:

(a) new uncrated furniture and fixtures to be used in a dwelling when part of the equipment or contents of such dwelling,

(b) new uncrated furniture and fixtures of offices, museums, hospitals, factories and public institutions, when part of the equipment of the same,

(c) objects of art, displays and exhibits which because of their unusual nature or value require specialized handling and the employment of pads, belts, hooks, wardrobes and special packing containers,

1. by shipment from points in the Provinces of Quebec, New Brunswick, Nova Scotia and Prince Edward Island, as authorized thereby, from points at the Ontario-Quebec border at Virginiatown, Judge, Haley's Crossing, Ottawa, Hawkesbury, Pointe Fortune and Riviere Beaudette, to points in the Province of Ontario; and, from points in the Province of Ontario, to the Ontario-Quebec border, at the said border points, for furtherance to points in the said provinces;

2. by shipment from points in the said provinces, as authorized thereby, in transit through the United States of America, from the international boundary at Cornwall and Lansdowne, to points in the Province of Ontario, and from points in the Province of Ontario, to points at the said international boundary, for furtherance to points in the said provinces;
3. from points in Ontario, to all points on the international boundary and on the Ontario-Manitoba border, for furtherance to points in the Provinces of Manitoba, Saskatchewan, Alberta, British Columbia and the Northwest and the Yukon Territories, as authorized thereby, and by shipment from such points from the said international boundary and the said border, to points in Ontario;
4. from and to all points at the international boundary, the Ontario-Manitoba and the Ontario-Quebec Borders, for movement in transit through Ontario, for inter-provincial traffic only.

PROVIDED that any licence issued pursuant to this certificate be not transferable except after a public hearing before and approval by this Board; and

PROVIDED FURTHER that the principal place of business of the holder of any licence issued pursuant to this certificate be not transferred from the municipality and province where it was located at the date of the first licence hereunder".

These are the terms of the extra-provincial operating licence No. X-1100 Not renewed for 1975.

D. S. CHURCH,
Secretary.

(6755)

51

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Tuesday, the 3rd day of February, 1976, at 10 a.m. (E.S.T.):

Vincenzo Cultraro, **25747**
o/a Centennial Cartage & Movers,
6 Barker Avenue,
Toronto, Ontario,
M4C 2N3,

applies for a Class 'D' public commercial vehicle operating licence: "For the carriage of restaurant equipment, including counters, stoves & related equipment, fountain equipment, refrigeration equipment, kitchen equipment, Glass ware and cutlery,

for and on behalf of Ideal Food Service Equipment Division of Dundas Sheet Metal Work Ltd. from its factory in Metropolitan Toronto to customers job sites in Ontario located with a 250-mile radius of Metropolitan Toronto; and for return of damaged or refused shipments to Metropolitan Toronto".

Hor-C-Holdings Limited, **25555-A**
2 Chipper Avenue,
Scarborough, Ontario,

applies for a Class 'D' public commercial vehicle operating licence: "For the carriage of new uncrated furniture and appliances, for and on behalf of the following shippers, located in Metropolitan Toronto, to their respective customers located within a 150-mile radius of the Toronto City Hall:

Bidd's World of Furniture Ltd.,
20 Principal Road,
Scarborough, Ontario;

Phyllis of London Ltd.,
4810 Dufferin Street,
Downsview, Ontario;

H. M. Freeman Manufacturing Ltd.,
477 Ellesmere Road,
Scarborough, Ontario;

World of Sleep, owned by Bedroom
Shoppes of Canada Ltd.,
1019 Finch Avenue West,
Downsview, Ontario,

and for the return of damaged or refused shipments to the above respective Companies in Metropolitan Toronto".

John William Howard Window,
Esq., **23152-B**
74 Guelph Street,
Georgetown, Ontario,

applies for an extension to Class 'D' public commercial vehicle operating licence No. D-3550 as follows: "Delete the following portions on Page 2:

1. PROVIDED FURTHER that the licensee is restricted to one commercial motor vehicle with a maximum gross weight of 5,000 pounds.
2. PROVIDED the licensee is restricted to commercial motor vehicles having a maximum gross weight of 5,000 pounds.

And substitute the following:

PROVIDED the licensee is restricted to commercial motor vehicles having a maximum gross weight of 8,000 pounds".

Allen Harold Dawson, Esq.,
R.R. #1, Indian River, Ontario,

25754

United Trails Inc.,
41 Fairway Road South,
Kitchener, Ontario,

24686-A1

applies for a Class 'FS' public commercial vehicle operating licence as follows: "For the carriage of livestock, feed, seed fertilizer and supplies for use in the operation and maintenance of farms:

(1) between farms in the Township of Otonabee, County of Peterborough and farms in the Township of Hamilton in the County of Northumberland,

(2) grain and feed from farms in the above Townships of Otonabee and Hamilton to feed mills located (a) in the said townships (b) in the Townships of Cavan in the County of Durham (c) in the City of Peterborough (d) in the Township of Haldimand in the County of Northumberland".

J. & J. Delivery Service Limited, 25705
175 Burnside Drive,
London, Ontario,

24686-A2

applies for the transfer of Class 'D' public commercial vehicle operating licence now in the name of Jacob Jaagsma and John Jaagsma of R.R. #8, 175 Burnside Drive, London, Ontario.

Nelson Spicer, Esq., 03423-B
21 Eastdale Avenue,
Toronto 13, Ontario,

applies for an amendment to Class 'D' public commercial vehicle operating licence No. D-3497; "For the carriage of inter-office correspondence and/or memoranda on behalf of The Canada Trust Company by amendment to the existing Licence D-3497 by retaining the existing 60-mile radius of the Toronto City Hall but limiting the existing licence west of the Toronto City Hall to Queens Highway No. 6, Southwest of the Town of Arthur provided that the carrier is permitted to travel Highway 401 to London, Ontario with ingress and egress to Waterloo, Kitchener and Galt and the Queen Elizabeth Highway to Niagara Falls with ingress and egress to St. Catharines, Welland and Port Colborne".

D. S. CHURCH,
Secretary.

D. S. CHURCH,
Secretary.

24686-A4

also applies for extension to public vehicle operating licence No. 1525, "For the carriage of workers employees and other staff from the City of Kitchener to the Tend-R-Flesh plant a division of United Co-operatives of Ontario in the area municipality of The Corporation of the Township of Wilmot (Petersburg) and return, at irregular times as required by plant operations via Highway No. 7 and 8".

(6757)

51

(6756)

51

The following applications for certificates under *The Public Vehicles Act*, R.S.O. 1970, Chapter 392, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Tuesday the 3rd day of February, 1976 at 10 a.m. (E.S.T.):

The following application for a certificate under the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Wednesday the 28th day of January, 1976 at 10 a.m. (E.S.T.):

Aero Liquid Transit, Inc.,
834 West Main Street,
Lowell, Michigan 49331, U.S.A.,

25615

**Oil and Industry Suppliers
Ltd.,**
535-7th Avenue S.W.,
Calgary, Alberta T2P 0Y4,

00394-U

applies for an extra-provincial operating licence in the following terms, "For the carriage of propane gas and butane gas in bulk in tank vehicles, from the City of Sarnia, and points within a 5-mile radius of the boundaries thereof to the international boundary at Sarnia-Port Huron for furtherance to points in the United States of America, as authorized".

D. S. CHURCH,
Secretary.

(6758)

51

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, will be heard by the Ontario Highway Transport Board, at its Chambers Britannica House, 151 Bloor Street West, Toronto, Ontario, on Wednesday, the 4th day of February, 1976 at 10 a.m. (E.S.T.):

Paxton Transport Limited,
Harper Road,
Peterborough, Ontario,

18023-P

applies for a Class 'D' public commercial vehicle operating licence, "For the carriage of manufactured wood products for and on behalf of Wilberforce Veneer Company Limited from its installation in the Village of Wilberforce in the Provisional County of Haliburton and on behalf of Nesting Furniture Limited, Ply Designs, owned and operated by Orono Realty Company Limited and Curveply Plywood owned and operated by Orono Realty Company Limited from their respective installations in the Village of Orono, in the Regional Municipality of Durham, to their respective customers in the Province of Ontario excluding any points north of North Bay and for the return of damaged or rejected shipments to their respective installations and for the carriage of wood, hardware and other materials necessary for the manufacture of wood products for and on behalf of Wilberforce Veneer Company Limited to its installation at the Village of Wilberforce in the Provisional County of Haliburton and for and on behalf of Nesting Furniture Limited, Ply Designs, owned and operated by Orono Realty Company Limited and Curveply Plywood owned and operated by Orono Realty Company Limited to their respective installations in the Village of Orono, in the Regional Municipality of Durham".

Robert Byrne McMahon, Esq.,
R.R. #1,
Port Elgin, Ontario,

25758

applies for extension to extra-provincial operating licence No. X-546 in the following terms: "For the carriage of oil treating compounds, in tank-trucks, and tank trailers from points in the United States of America, as authorized, from the Ontario/United States border for movement in transit only through Ontario to the Ontario/Quebec border, for furtherance to points in the Province of New Brunswick, as authorized and return of damaged or rejected materials, and for the carriage of redicote in tank-trucks and tank trailers from points in the Province of Saskatchewan, as authorized, from the Ontario/Manitoba border at or near West Hawk Lake and/or the Ontario/United States border for movement in transit only through Ontario to the Quebec/Ontario border for furtherance to points in the Province of New Brunswick as authorized and return of damaged or rejected materials, and for the carriage of fish oil in tank-trucks and tank trailers from points in the Province of New Brunswick as authorized from the Ontario/Quebec border for movement in transit through Ontario to the Ontario/Manitoba border at or near West Hawk Lake for furtherance to points in the Province of Saskatchewan as authorized and return of damaged or rejected materials".

**I.C.L. International Carriers
Limited,**
1333 Collage Avenue,
Windsor, Ontario,

06220-A2

applies for extension to extra-provincial operating licence No. X284 in the following terms:

1. "For the carriage of steel, whether all or part of the load exceeds 40 feet in length, from points in the Province of Ontario to the Ontario-Quebec border at Riviere Beaudette for furtherance to points in the Province of Quebec, as authorized, and return;
2. For the carriage of goods in bulk (other than liquid) in dump trailers to the Ontario-Quebec border at or near Riviere Beaudette for furtherance as authorized, and return,
 - (1) from and to points in Ontario,
 - (2) in transit through Ontario without pick-up or discharge therein between points in the United States of America and points in the Province of Quebec with points of entry and exit at the Detroit and St. Clair Rivers and Riviere Beaudette";

06220-A3

applies for a Class 'D' public commercial vehicle operating licence, "For the carriage of linen from Kincardine and District General Hospital to Bruce County Hospital Walkerton and clean linen return via Highway #9".

also applies for an extension to Class 'D' privileges on A-67 in the following terms: "For and on behalf of Provincial Crane, a division of AMCA Heavy Equipments Ltd., a Member of the Dominion Bridge Family of Companies, for the carriage of:

- (1) Steel plate, sheet, beams and profile cuttings requiring further fabrication and which because of their length or weight require transportation on extendable trailers or tri-axle or quad-axle flats from Niagara Falls, Ontario, to fabricators in Ontario and the return of goods produced by the fabricators".

D. S. CHURCH,
Secretary.

(6759) 51

Stanley William Ward, Esq., 05971
Sophia Street,
Prescott, Ontario,

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificates pursuant to which Class 'C' public commercial vehicle operating licence No. 1061, C-T 1061 and extra-provincial operating licences Nos. X-663 and X-T 663 and X-T 633(2) were issued, and has fixed Thursday the 15th day of January, 1976 at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario at 10 a.m. (E.S.T.) for that purpose.

At the hearing the reviewee will be required to show cause why these certificates should not be amended or revoked by reason of operations contrary to the public interest. The operations are, more specifically continued disregard of the *Motor Vehicle Transport Act*, *The Public Commercial Vehicles Act* and *The Highway Traffic Act* and regulations pursuant thereto.

The Board may amend or revoke the terms of the said certificates.

D. S. CHURCH,
Secretary.

(6760) 51

The following applications for certificates under *The Public Vehicles Act*, R.S.O. 1970, Chapter 392, are published pursuant to Section 8, R.R.O. 1970, Regulation 632:

Stock Bros. Bus Lines
Limited, 07816-A20
120 Doncaster Avenue,
Thornhill, Ontario,

applies for an extension to public vehicle (school bus) operating licence No. 3455, "For the carriage of pupils, for and on behalf of:

1. The Simcoe County Roman Catholic Separate School Board to or from:

St. John Vianny School,
St. Mary's School,
St. Monica's School,
St. Joseph's High School,

all in the City of Barrie via routes that traverses sections of Innisfil Township Concession Road Nos. 1 to 14, Side Road Nos. 1 to 28, Vespra Township Concession Road Nos. 1 to 24, Side Road Nos. 5 to 15, Service Road, Tollandal Road, Minet Point Road, Tiffin Road, Highway No. 90 and Innisfil-Essa Townline all in the Townships of Innisfil, Essa, Vespra and Oro.

2. The Simcoe County Board of Education to or from:

Baxter Public School,
Portage View School,
Warnica School,
Sunnybrae School,
Goodfellow School,
Angus School,
New Lowell School,
Minesing Central School,
Forest Hill School,
W. R. Best Memorial School,
King Edward School,
Barrie Central Collegiate,
Barrie North Collegiate,
Assikinack School,
Barrie Eastview Secondary School,
Cundles Heights School,
Hillcrest School,

via routes that traverse sections of County Road Nos. 9, 10, 11, 21, 22, 28, Essa Township Concession Road Nos. 1 to 11, Essa Township Side Road Nos. 1 to 30, Innisfil Township Concession Road Nos. 1 to 14, Innisfil Township Side Road Nos. 1 to 28, Highway Nos. 26, 27, 90, 400, Vespra Township Concession Road Nos. 1 to 14, Vespra Township Side Road Nos. 1 to 20, Sunnidale Township Concession Road Nos. 1 to 16, Sunnidale Township Side Road No. 1 to 17, Tosorontio Concession Road Nos. 1 to 7, Tosorontio Side Road Nos. 1 to 30, Oro Township Concession Road Nos. 1 to 14, Oro Township Side Road Nos. 1 to 20, Sunnidale Road, Snow Valley Road, Minet Point Road, Tollandal Road, Airport Road, Tosorontio-Essa, Sunnidale-Vespra, Tosorontio-Vespra and Flos-Vespra Townlines all in the Townships of Innisfil, Essa, Tosorontio, Sunnidale, Vespra, Flos and Oro.

PROVIDED that charter privileges shall apply to education trips for pupils only".

Northern Hotels (Soo) Limited, 25774
P.O. Box 177,
Sault Ste. Marie, Ontario,

Norman Martin Deremo, Esq., 13201-C
126 Victoria Street North,
Port Hope, Ontario,

applies for a public vehicle (school bus) operating licence, "For the carriage of pupils, for and on behalf of The Sault Ste. Marie Board of Education between Agawa Bay and Montreal River Public School via Highway No. 17, Gart Shore Dam Road and Trails End Lodge Road.

applies for an amendment to public vehicle (school bus) operating licence No. 5672, delete the words "The Northumberland and Durham County Board of Education" wherever the same appear and substitute therefor the words "Northumberland and Newcastle Board of Education".

PROVIDED that charter privileges shall apply only to educational trips for pupils of those schools within the jurisdiction of The Sault Ste. Marie Board of Education".

Terence Patrick Dunphy, Esq., 25748
840 Sanock Drive,
Bay Ridges,
Pickering, Ontario,

Leslie B. Billen, Esq., 24030-A
R.R. #3,
Campbellford, Ontario,

applies for an amendment to public vehicle (school bus) operating licence No. 6641, delete the words "Northumberland and Durham County Board of Education" wherever the same appear and substitute therefor the words "Northumberland and Newcastle Board of Education".

applies for a public vehicle (school bus) operating licence, "For the carriage of pupils, for and on behalf of The Cedar Creek Farm for Children between Pickering and the said Cedar Creek Farms in the Township of Eramosa via a route that traverses sections of Macdonald-Cartier Freeway (401), Highway Nos. 24, 25 and Wellington County Road No. 27.

PROVIDED that charter privileges be prohibited".

D. S. CHURCH,
Secretary.

(6761)

51

The following applications for approval of tariff of tolls, having been referred to The Ontario Highway Transport Board pursuant to Section 11 of *The Public Vehicles Act*, R.S.O. 1970, Chapter 392, will be heard by The Ontario Highway Transport Board at its Chambers, Britannica House, 10th Floor, 151 Bloor Street West, Toronto, Ontario, on Thursday, the 8th day of January, 1976 at 9.00 a.m. The Board shall entertain representations by any persons presenting themselves at the time and place hereinbefore described:

NAME

LICENCE NOS.

George Wallace Cumming

Harry Miskokomon

2065

For greater particularity the new tariff of tolls may be seen by the public at The Ontario Highway Transport Board's Chambers, Britannica House, 10th Floor, 151 Bloor Street West, Toronto:

NAME

LICENCE NOS.

Voyageur Colonial Limited

X81, X86, X274, 1663, 2119

PUBLIC VEHICLE

TARIFF OF CHARTERED TRIP RATES

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the ministry, is a proposed tariff of chartered trip rates for the public vehicle service operated by

Harry Miskokomon

Effective Date November 18, 1975

Signature Harry Miskokomon

Length of Trip in Miles	Registered Seating Capacity 36	Registered Seating Capacity 15	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity
	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip
30						
40	60¢ per mile	60¢ per mile				
50						
60						
70						
80						
90						
100						
110						
120						
130						
140						
150						
160						
170						
180						
190						
200						
Minimum rate for any chartered trip not wholly within one municipality	\$25.00	\$ 25.00				

NOTE:—

1. In spaces provided under headings, "Registered Seating Capacity," insert seating capacity of various buses operated.
2. Under columns headed, "Rate per Trip," and opposite each mileage figure listed in column, "Length of Trip in Miles," enter rate charged for operation of bus with corresponding seating capacity for similar mileage.

D. S. CHURCH,
Secretary.

Government Notices Respecting Corporations

Certificates of Incorporation Issued

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, a certificate of incorporation has been issued to:

Name of Corporation	Date of Incorporation	Head Office
ABHI CANADA LTD.....	Nov. 18, 1975	Metro. Toronto
ABOVE THE BELT INCORPORATED.....	Nov. 25, 1975	Metro. Toronto
ACCU-TRANSLATION SERVICES LIMITED.....	Nov. 13, 1975	Kitchener
ACTION ROOFING COMPANY LTD.....	Nov. 19, 1975	Metro. Toronto
ALARON DRAFTING SERVICES LIMITED.....	Nov. 13, 1975	Metro. Toronto
ALGONQUIN LUMBER INC.....	Nov. 26, 1975	Twp. Stafford, Co. Renfrew
ALLEREXTRACTS SERVICES INC.....	Nov. 27, 1975	Metro. Toronto
AMALFA CONSTRUCTION COMPANY LIMITED...	Nov. 25, 1975	Metro. Toronto
AMPERSAND INVESTMENTS LIMITED.....	Nov. 20, 1975	Metro. Toronto
ANGIE'S FAMILY DISCOUNT LIMITED.....	Nov. 19, 1975	Metro. Toronto
ANTONIOUS PHARMACY LTD.....	Nov. 10, 1975	Ottawa
ARKONA EGG STATION LTD.....	Nov. 17, 1975	Vil. Arkona, Co. Lambton
ARMOR STONE AND PRECAST LIMITED.....	Nov. 20, 1975	Waterloo
AUDIO DESIGN LIMITED.....	Nov. 18, 1975	Waterloo
DAVE AUSMA LIMITED.....	Nov. 17, 1975	Guelph
BAAL POLY PROFILES LIMITED.....	Nov. 21, 1975	Petrolia
BARBERS 4 LTD.....	Nov. 21, 1975	London
BARCLAY METAL INDUSTRIES LIMITED.....	Nov. 24, 1975	Hamilton
BARRIE BILLIARDS LIMITED.....	Nov. 19, 1975	Barrie
S. BARTLETT REAL ESTATE SERVICES LIMITED.....	Nov. 19, 1975	Metro. Toronto
BATJACK LIMITED.....	Nov. 24, 1975	Metro. Toronto
BAURAN MINES LIMITED.....	Nov. 26, 1975	Metro. Toronto
B & C COURIER SERVICES LIMITED.....	Nov. 21, 1975	Metro. Toronto
JOHN A. BEAMISH & ASSOCIATES LTD.....	Nov. 21, 1975	Ottawa

Name of Corporation	Date of Incorporation	Head Office
BELBECK CONSTRUCTION LTD.....	Nov. 24, 1975	Oakville
B & E REALTY LIMITED.....	Nov. 20, 1975	Hamilton
BETHRON DEVELOPMENTS LIMITED.....	Nov. 24, 1975	Mississauga
BIG DADDY'S PIZZA LTD.....	Nov. 19, 1975	London
THE BLUE FOX TAVERN LIMITED.....	Nov. 19, 1975	Metro. Toronto
B & M MAILING SERVICES LIMITED.....	Nov. 25, 1975	Brampton
BOLAERO LIMITED.....	Nov. 27, 1975	St. Catharines
BORDER REEFER LIMITED.....	Nov. 21, 1975	St. Catharines
BOUWMAN'S TRUCK SERVICE CENTRE LIMITED.....	Nov. 20, 1975	Halton Hills
BOWMANVILLE AUDIO-VISION LIMITED.....	Nov. 5, 1975	Newcastle
BOYES EXPLOSIVES (EASTERN) LIMITED.....	Dec. 1, 1975	Ottawa
BROKERS' COMMODITIES LIMITED.....	Nov. 19, 1975	Metro. Toronto
CLIFF BROWN FORD SALES LTD.....	Nov. 27, 1975	Amherstburg
SARAH T. BROWN COUNTRY PRODUCTS LIMITED.....	Nov. 26, 1975	Colborne
BRUDOR LIMITED.....	Nov. 27, 1975	Peterborough
BUFFALO BAY LIMITED.....	Nov. 18, 1975	Aurora
BURLINGTON JANITORIAL SERVICES LTD.....	Nov. 21, 1975	Burlington
BYTOWN REALTY LIMITED.....	Nov. 19, 1975	Ottawa
CALDWELL TOWERS INC.....	Nov. 26, 1975	Windsor
JACK CALDWELL PUBLISHING LIMITED.....	Nov. 13, 1975	Metro. Toronto
CALLANDER FURNITURE LIMITED.....	Nov. 19, 1975	Twp. North Himsworth, Dis. Parry Sound
CAMBRIDGE BEDDING LIMITED.....	Nov. 21, 1975	Cambridge
W. J. CAMPBELL SALES INC.....	Nov. 18, 1975	Cambridge
CANADIAN CONCORD INVESTMENTS LIMITED..	Nov. 26, 1975	Kitchener
THE CANNERY LTD.....	Nov. 28, 1975	Markham
CANTUS-GILMOUR DEVELOPMENTS LIMITED...	Nov. 25, 1975	Ottawa
THE CARPENTER'S BENCH LTD.....	Nov. 25, 1975	Metro. Toronto
CARTIER SUPPLY AND RENTALS LTD.....	Nov. 24, 1975	Ottawa
CASALOMA CONSTRUCTION LIMITED.....	Nov. 21, 1975	Mississauga
LEONARD CASCIATO LTD.....	Nov. 21, 1975	Metro. Toronto

Name of Corporation	Date of Incorporation	Head Office
CATALUNA CLEANERS LIMITED.....	Nov. 17, 1975	Metro. Toronto
CETROLE DATA SERVICES LIMITED.....	Nov. 17, 1975	Ottawa
CHATHAM TOWER APARTMENTS INC.....	Nov. 26, 1975	Chatham
CHEVERIE ENTERPRISES CO. LTD.....	Nov. 21, 1975	Gananoque
ALBERT CHOW & ASSOCIATES LIFE & GENERAL INSURANCE AGENCIES INC.....	Nov. 20, 1975	Metro. Toronto
CLARA'S PLACE INCORPORATED.....	Nov. 20, 1975	Metro. Toronto
CLAVIUS INVESTMENTS LTD.....	Nov. 19, 1975	Metro. Toronto
COCKELL INVESTMENTS LTD.....	Nov. 24, 1975	Oakville
COLE, KLUWAK & KURCHAK LIMITED.....	Nov. 21, 1975	Metro. Toronto
COLONIAL NIAGARA HOLDINGS LIMITED.....	Nov. 24, 1975	Niagara-on-the-Lake
CONBON HOLDINGS LIMITED.....	Nov. 19, 1975	Metro. Toronto
CONCORD SHEET METAL WORKS LIMITED.....	Nov. 21, 1975	Metro. Toronto
CONVERT-A-VAN LIMITED.....	Nov. 19, 1975	Metro. Toronto
FRED S. COONS INSURANCE AGENCY LTD.....	Nov. 25, 1975	Vil. Chesterville
J. W. COPE INVESTMENTS LIMITED.....	Nov. 24, 1975	Hamilton
CORONT FOODS LIMITED.....	Nov. 26, 1975	Sudbury
CRONOS INVESTMENTS LIMITED.....	Nov. 19, 1975	Metro. Toronto
DAVID TALENTERPRISES LTD.....	Nov. 24, 1975	London
DEJEAN HOLDINGS LTD.....	Nov. 17, 1975	Twp. Scugog, Rgl. Mun. Durham
DEKTONE COLOUR T.V. & STEREO (ONTARIO) LTD.....	Nov. 19, 1975	Mississauga
DEMPSTER'S CUSTOM SHEET METAL LIMITED.	Nov. 21, 1975	Metro. Toronto
L. D. DERMODY INSURANCE AGENCIES LTD...	Nov. 14, 1975	Metro. Toronto
DESCAR LIMITED.....	Nov. 21, 1975	Metro. Toronto
DESIGN COLLABORATIVE LTD.....	Nov. 13, 1975	Metro. Toronto
DILBER INTERNATIONAL OF CANADA LIMITED.....	Nov. 21, 1975	Metro. Toronto
DISTINCTIVE PANELLING DOORS AND MILLWORK LONDON LIMITED.....	Nov. 26, 1975	London
DIVERSIFIED INDUSTRIAL AUTOMOTIVE LIMITED.....	Nov. 20, 1975	Markham
D & M RENOVATIONS LTD.....	Nov. 20, 1975	Vaughan
DOHERTY CONSULTANTS LTD.....	Nov. 20, 1975	Metro. Toronto

Name of Corporation	Date of Incorporation	Head Office
DONJON SALES LTD.....	Nov. 19, 1975	Mississauga
DONLEV INVESTMENT CORPORATION.....	Nov. 25, 1975	Metro. Toronto
D.P. SALES LIMITED.....	Nov. 21, 1975	Mississauga
DRAFKO DEVELOPMENTS LIMITED.....	Nov. 5, 1975	Guelph
EASTERN GRAPHIC SUPPLIES LIMITED.....	Nov. 25, 1975	Metro. Toronto
EETEE ENTERPRISES LIMITED.....	Nov. 14, 1975	Metro. Toronto
EICHO INVESTMENTS LTD.....	Nov. 28, 1975	Guelph
EMBASSY MANAGEMENT LIMITED.....	Nov. 14, 1975	Brampton
EMTAL BUILDERS LTD.....	Nov. 17, 1975	Metro. Toronto
ENCARNACAO HOLDINGS LTD.....	Nov. 19, 1975	Ottawa
ERINDALE LANDSCAPING AND NURSERY LIMITED.....	Nov. 17, 1975	Mississauga
ESTVAL LIMITED.....	Nov. 26, 1975	Metro. Toronto
EWING POOLS LIMITED.....	Nov. 17, 1975	Oshawa
EXMANCON LIMITED.....	Nov. 24, 1975	Metro. Toronto
EXPORT LEATHER GARMENTS LIMITED.....	Nov. 24, 1975	Metro. Toronto
EXTRA-CAN TRADING CO. LTD.....	Nov. 24, 1975	Metro. Toronto
THE FABRIC FACTORY LIMITED.....	Nov. 21, 1975	Dundas
FEATURE FINANCE INC.....	Nov. 19, 1975	Metro. Toronto
FERGUSON'S OF FERGUS LTD.....	Dec. 2, 1975	Fergus
FOREST GATES DELICATESSEN LIMITED.....	Nov. 18, 1975	Hamilton
FORK LIFTS UNLIMITED INC.....	Nov. 21, 1975	Mississauga
FOUR "R" HOLDINGS LIMITED.....	Nov. 19, 1975	Metro. Toronto
FRANLYL INVESTMENTS LTD.....	Nov. 20, 1975	Barrie
ROBERT GARDNER CREATIVE SERVICES LIMITED.....	Nov. 19, 1975	Metro. Toronto
GATE-HOUSE PRODUCT DESIGN LTD.....	Nov. 24, 1975	Mississauga
G.A.V.E. LIMITED.....	Nov. 18, 1975	Chatham
GEM TOOLING COMPANY LIMITED.....	Nov. 18, 1975	Metro. Toronto
GLOBE WHOLESALE MEATS INC.....	Nov. 20, 1975	Metro. Toronto
GR IMPORTERS-DISTRIBUTORS CANADA LIMITED.....	Nov. 21, 1975	Metro. Toronto
THE GREAT ESCAPE RESTAURANT LIMITED...	Nov. 20, 1975	Metro. Toronto

Name of Corporation	Date of Incorporation	Head Office
GREAT MANITOU PARK COMPANY INCORPORATED.....	Oct. 31, 1975	North Bay
GREEN IS BEAUTIFUL INC.....	Nov. 19, 1975	Metro. Toronto
GROWING CONCERN LIMITED.....	Nov. 19, 1975	Metro. Toronto
HADLEY INVESTMENTS LTD.....	Nov. 25, 1975	Metro. Toronto
HALF-WAY SAND PIT LIMITED.....	Nov. 27, 1975	Niagara Falls
HALLMARK REALTY LIMITED.....	Nov. 13, 1975	Metro. Toronto
HALTRECHT ASSOCIATES LIMITED.....	Nov. 18, 1975	Metro. Toronto
HAMISH HOLDINGS LTD.....	Nov. 24, 1975	Oakville
HAMLET RESTAURANT LIMITED.....	Nov. 19, 1975	Ottawa
HANNELE HOLDINGS LIMITED.....	Nov. 20, 1975	Metro. Toronto
HARMONY HOUSING CO-OPERATIVE CORP.✓.....	Nov. 24, 1975	Metro. Toronto
HI-WAY MOTORS (CARP) LTD.....	Nov. 19, 1975	Twp. West Carleton, Rgl. Mun. Ottawa-Carleton
HOBBS, GRABER & ASSOCIATES LTD.....	Nov. 27, 1975	North Bay
HOLLYROCK INVESTMENTS LTD.....	Nov. 19, 1975	Metro. Toronto
HOLMA LIMITED.....	Nov. 19, 1975	Twp. Stanhope, Prov. Co. Haliburton
IMPRESSARIO INVESTMENTS LTD.....	Nov. 19, 1975	Metro. Toronto
IMPULSE DESIGN AND CREATIONS LIMITED...✓	Nov. 19, 1975	Mississauga
KENNETH ING INDUSTRIAL INCORPORATED...✓	Nov. 20, 1975	Metro. Toronto
INN DESIGN INCORPORATED.....	Nov. 6, 1975	Metro. Toronto
INTERNATIONALE CERAMICHE TILE INC.....	Nov. 10, 1975	Metro. Toronto
ISLINGTON PAINT AND WALLPAPER (1975) LIMITED.....	Nov. 20, 1975	Metro. Toronto
ITALBRONZE IMPORTING CO. LIMITED.....	Nov. 21, 1975	Metro. Toronto
IVANHOE SCIENTIFIC LIMITED.....	Nov. 21, 1975	Oakville
JADE PHOENIX COMPANY LIMITED.....	Nov. 20, 1975	Metro. Toronto
JANES STATIONERY INC.....	Nov. 20, 1975	Barrie
JASTEC PLASTICS & MOLD LTD.....	Nov. 18, 1975	Windsor
J.K.H. DESIGNED CABINETS INC.....	Nov. 28, 1975	Burlington
JOFRA CONSTRUCTION LTD.....	Nov. 26, 1975	Metro. Toronto
JONOPLAST (CANADA) LIMITED.....	Nov. 25, 1975	Metro. Toronto
J T E COMPANY LIMITED.....	Nov. 19, 1975	Metro. Toronto

Name of Corporation	Date of Incorporation	Head Office
KARL'S T. V. OF MIDLAND LIMITED.....	Nov. 20, 1975	Midland
KILLEAN FIELDS INC.....	Nov. 24, 1975	Twp. Puslinch, Co. Wellington
DENNIS KING ENTERPRISES LTD.....	Nov. 21, 1975	North Bay
KING CENTRE PHARMACY LIMITED.....	Nov. 27, 1975	Metro. Toronto
KING'S MASTING ESTATES LIMITED.....	Nov. 17, 1975	Metro. Toronto
KINGSTON ROAD FUR HOUSE LTD.....	Nov. 25, 1975	Metro. Toronto
K & M GROCETERIA LTD.....	Nov. 17, 1975	Metro. Toronto
KOPAX LIMITED.....	Nov. 19, 1975	Metro. Toronto
KRIS KING DEVELOPMENTS LIMITED.....	Nov. 25, 1975	Twp. King, Rgl. Mun. York
KUPA GENERAL CONTRACTORS LIMITED.....	Oct. 17, 1975	Mississauga
KUSHION-RIDE (TRAILER PARTS) LIMITED.....	Nov. 21, 1975	Twp. East Gwillimbury, Rgl. Mun. York
LAMBETH CO-OPERATIVE PLAYSCHOOL INC....	Nov. 21, 1975	Westminster
E. D. LANGEVIN REAL ESTATE LTD.....	Nov. 19, 1975	Metro. Toronto
LASTIC PRODUCTS LIMITED.....	Nov. 20, 1975	Metro. Toronto
LEASIDE CATERERS LIMITED.....	Nov. 21, 1975	Metro. Toronto
R. LEAMEN & SONS LIMITED.....	Nov. 24, 1975	Georgina
LEDUC'S PIGGERY LTD.....	Nov. 19, 1975	Twp. Finch
LIGHTHOUSE GRAPHICS LTD.....	Nov. 19, 1975	Metro. Toronto
THE LION'S HEAD (KINGSVILLE) LIMITED.....	Nov. 17, 1975	Town Kingsville, Co. Essex
MARTIN LIPOHAR CONSTRUCTION LTD.....	Nov. 14, 1975	Metro. Toronto
BARRY LIPSON INVESTMENTS LIMITED.....	Nov. 24, 1975	Metro. Toronto
LITCO INVESTMENTS LIMITED.....	Nov. 24, 1975	Pickering
LITTLE MORR HOMES LTD.....	Oct. 31, 1975	London
LOMEL PRODUCTS LIMITED.....	Nov. 25, 1975	Oshawa
LOTHLORIEN CONSULTANTS INC.....	Nov. 20, 1975	Metro. Toronto
LOVI MANUFACTURING CO. LIMITED.....	Nov. 19, 1975	Vaughan
LYDIA INVESTMENTS LIMITED.....	Nov. 19, 1975	Twp. King, Rgl. Mun. York
MACFARR ENGINEERING & CONTRACTING LIMITED.....	Nov. 21, 1975	Artemesia
J. G. MACLEAN LEASING COMPANY LIMITED...	Nov. 20, 1975	London, Co. Middlesex

Name of Corporation	Date of Incorporation	Head Office
MAGLIANO HOMES & DEVELOPMENTS LTD.....	Nov. 21, 1975	Oshawa
MALIBU POOLS LTD.....	Nov. 24, 1975	Niagara Falls
MANSION INN (CLIFFORD) LIMITED.....	Nov. 20, 1975	Twp. Arthur
MARKHAM PRINTING COMPANY LIMITED.....	Nov. 19, 1975	Town Markham
JAMES I. MARTIN ASSOCIATES LIMITED.....	Nov. 21, 1975	Metro. Toronto
DONALD M. MARTYN CONSULTANTS LTD.....	Nov. 18, 1975	Metro. Toronto
MASCA HOLDINGS INC.....	Nov. 18, 1975	Metro. Toronto
JAMES MATHIESON DRIVER TRAINING SERVICES LIMITED.....	Nov. 14, 1975	Hamilton
MATTRESS WAREHOUSE OUTLET LTD.....	Nov. 21, 1975	Hamilton
MEDERA INVESTMENTS INCORPORATED.....	Nov. 17, 1975	Metro. Toronto
METAL-FAB SERVICES LIMITED.....	Nov. 18, 1975	Metro. Toronto
GORDON METCALFE SALES LIMITED.....	Nov. 18, 1975	Metro. Toronto
MILBRIAN MANAGEMENT SERVICES LIMITED..	Nov. 26, 1975	Metro. Toronto
T. R. MILLER & ASSOCIATES LIMITED.....	Nov. 26, 1975	Vespra
MILLION GARMENT (CANADA) INC.....	Nov. 19, 1975	Metro. Toronto
MILLSON INSURANCE AGENCY LTD.....	Oct. ' 9, 1975	Newcastle
M & M STANDARD BRED EQUIPMENT INC.....	Nov. 24, 1975	Ajax
MODERN PAINTING OF THUNDER BAY INCORPORATED.....	Nov. 20, 1975	Thunder Bay
MODERN PRINT & LITHO INC.....	Nov. 25, 1975	Metro. Toronto
MOD-U-HOMES LIMITED.....	Nov. 26, 1975	Brantford
K. R. MOTTON ENTERPRISES INC.....	Nov. 24, 1975	Metro. Toronto
MUNDI TOURS LIMITED.....	Nov. 5, 1975	Metro. Toronto
MUSIC MANN TOURS LTD.....	Nov. 18, 1975	London
MUSICAL STRINGS 'N' THINGS LTD.....	Nov. 21, 1975	Chatham
MYCO SALES LIMITED.....	Nov. 21, 1975	Mississauga
NAVILLUS INVESTMENTS LIMITED.....	Nov. 13, 1975	Wallaceburg
NELS INCORPORATED.....	Nov. 20, 1975	St. Catharines
NEWKIRK CONSTRUCTION LIMITED.....	Nov. 26, 1975	Metro. Toronto
NIAGARA PAINTING AND DECORATING LTD...	Nov. 17, 1975	Welland
NICKO HOLDINGS INC.....	Nov. 18, 1975	Metro. Toronto

Name of Corporation	Date of Incorporation	Head Office
NICOLA INVESTMENTS LIMITED.....	Nov. 21, 1975	Metro. Toronto
NICOLE MANAGEMENT CORPORATION LIMITED	Nov. 21, 1975	Metro. Toronto
TED NITSCH DESIGNS LTD.....	Nov. 24, 1975	Mississauga
NIZZA ENTERPRISES LIMITED.....	Nov. 26, 1975	Metro. Toronto
NORTH OF THE SAULT (ONTARIO) INC.....	Nov. 17, 1975	Sault Ste. Marie
OCTAGON MANAGEMENT SERVICES (PORT HOPE) LIMITED.....	Nov. 25, 1975	Port Hope
ORO CARIBOU MOTEL LIMITED.....	Nov. 20, 1975	Twp. Oro
O-TWO SYSTEMS LIMITED.....	Nov. 21, 1975	Metro. Toronto
RENE G. OUMET CONSTRUCTION LIMITED....	Nov. 21, 1975	Hawkesbury
PARKERHILL CONTRACTING LIMITED.....	Nov. 17, 1975	Mississauga
PARLIAMENT CINEMA LTD.....	Nov. 18, 1975	Metro. Toronto
PAULRAE ENTERPRISES LIMITED.....	Nov. 21, 1975	Twp. Gloucester
LE PEJE INVESTMENTS LIMITED.....	Nov. 26, 1975	Metro. Toronto
PEOPLE AND PETS LIMITED.....	Nov. 20, 1975	Metro. Toronto
PERT CONSULTANTS INC.....	Nov. 19, 1975	Metro. Toronto
PETER PIPER INN INCORPORATED.....	Nov. 17, 1975	Sudbury
PETE'S PLACE LIMITED.....	Nov. 19, 1975	Ottawa
PETRO-CAN ENGINEERING LTD.....	Nov. 27, 1975	Sarnia
PETTEPLACE GALLERY LTD.....	Nov. 21, 1975	Hamilton
PICCOLA CASA CONSTRUCTION LTD.....	Nov. 20, 1975	Richmond Hill
PINE VALLEY LUMBER LIMITED.....	Nov. 17, 1975	Metro. Toronto
PRESTIGE COIFFURES OF TECUMSEH LIMITED	Oct. 6, 1975	Town Tecumseh, Co. Essex
PRIZE HOMES SUNDERLAND LIMITED.....	Nov. 17, 1975	Metro. Toronto
PROFESSIONAL TEXTURE SYSTEMS INCORPORATED.....	Nov. 19, 1975	Ajax
RACEWAY CARTAGE LIMITED.....	Nov. 24, 1975	Windsor
RAMSEY LAKE INDUSTRIAL LIMITED.....	Nov. 17, 1975	Metro. Toronto
J. RAYMOND COWLING LIMITED.....	Nov. 21, 1975	Metro. Toronto
THE RECORD GROVE LTD.....	Nov. 18, 1975	Picton
REMLEG CO. LTD.....	Nov. 25, 1975	Hawkesbury
RIDGE ROAD (FLORIDA) INC.....	Nov. 21, 1975	Metro. Toronto

Name of Corporation	Date of Incorporation	Head Office
RILEY HOLDINGS LIMITED.....	Nov. 12, 1975	Metro. Toronto
RIO DE LA PLATA ENTERPRISES LIMITED....	Nov. 18, 1975	Metro. Toronto
N. A. RIPLEY INVESTMENTS LIMITED.....	Nov. 5, 1975	Southwold
ROBLIN & SON SHOES LTD.....	Nov. 20, 1975	Napanee
ROMM CONSTRUCTION COMPANY LTD.....	Nov. 20, 1975	Sudbury
RONDEAU GLEN DEVELOPMENTS LIMITED....	Nov. 26, 1975	Metro. Toronto
ROPER CANADA LIMITED.....	Nov. 21, 1975	Metro. Toronto
ROSEWOOD INTERIORS LIMITED.....	Nov. 17, 1975	Ajax
ROSCA HOLDINGS INC.....	Nov. 18, 1975	Metro. Toronto
J. & S. ROUFAS LTD.....	Oct. 31, 1975	Metro. Toronto
ROUT-WAY EXPRESS LINES LTD.....	Nov. 21, 1975	Mississauga
RURAL HOME SERVICE LTD.....	Nov. 21, 1975	Ottawa
SAM MOBILE WELDING LTD.....	Nov. 19, 1975	Metro. Toronto
SARLOS LIMITED.....	Nov. 21, 1975	Metro. Toronto
SCARBOROUGH BLUFFS CO-OPERATIVE INC.✓	Nov. 27, 1975	Metro. Toronto
P.G. SCHNEIDER & ASSOCIATES INC.....	Nov. 27, 1975	Hamilton
SEVENVIEW INDUSTRIAL PARK LTD.....	Nov. 12, 1975	Metro. Toronto
SEWELL MANAGEMENT SERVICES LIMITED....	Nov. 27, 1975	Metro. Toronto
SIGMATIME COMPANY LIMITED.....	Nov. 21, 1975	Metro. Toronto
SK'S RESTAURANT LIMITED.....	Nov. 14, 1975	Metro. Toronto
SKYLINE LEASING LIMITED.....	Oct. 28, 1975	Metro. Toronto
SPADE EXCAVATING & GRADING LTD.....	Nov. 17, 1975	Metro. Toronto
S.P. & J. COMPANY LIMITED.....	Nov. 26, 1975	Metro. Toronto
STEAK & TAKE INCORPORATED.....	Nov. 18, 1975	Metro. Toronto
STRAUSS DESIGNS LIMITED.....	Nov. 7, 1975	Metro. Toronto
SUNDERLAND NORTH DEVELOPMENTS LIMITED.....	Nov. 20, 1975	Richmond Hill
SUR TRAVEL & TRADING LTD.....	Nov. 18, 1975	Metro. Toronto
TABOR BROS. & SONS LTD.....	Nov. 26, 1975	Woodstock
LA TAVOLA LIMITED.....	Nov. 18, 1975	Metro. Toronto
TEE WEIGHT LTD.....	Nov. 18, 1975	St. Thomas
TE-RI PRODUCTS LIMITED.....	Nov. 14, 1975	Metro. Toronto

Name of Corporation	Date of Incorporation	Head Office
A.G.E. TERSIGNI ENTERPRISES LIMITED.....	Nov. 17, 1975	Guelph
TESTA TRUCK LEASING & SALES LTD.....	Nov. 24, 1975	Town Whitchurch-Stouffville, Rgl. Mun. York
THIBEAULT DEVELOPMENT LIMITED.....	Oct. 24, 1975	North Bay
BEN THIESSEN CORPORATION.....	Nov. 17, 1975	Twp. Guelph, Co. Wellington
M. A. THOMPSON CARTAGE LIMITED.....	Nov. 21, 1975	Ottawa
TICE-SAW GRADING INC.....	Nov. 12, 1975	St. Catharines
TIMMINS ENGINEERED HOMES LIMITED.....	Nov. 27, 1975	Timmins
TOSS ENTERPRISES LIMITED.....	Nov. 26, 1975	Metro. Toronto
TRI-DIMENSIONAL HOLDINGS LIMITED.....	Nov. 21, 1975	Kitchener
TUNDRA TRADERS LIMITED.....	Nov. 26, 1975	Metro. Toronto
TUNEMAN LIMITED.....	Nov. 14, 1975	Metro. Toronto
ULTRASTONE PRODUCTS LIMITED.....	Nov. 25, 1975	Kitchener
UNIBAN TRAVEL LIMITED.....	Nov. 19, 1975	Metro. Toronto
UNIHEAT INTERNATIONAL INC.....	Nov. 21, 1975	Metro. Toronto
URBAN CORE ENVIRONMENTS INC.....	Nov. 24, 1975	Metro. Toronto
VALLEY MUSIC SALES LTD.....	Nov. 17, 1975	Twp. Beckwith, Co. Lanark
VANDENBERG FIXTURE CO. INC.....	Nov. 20, 1975	Metro. Toronto
VILLA SAN ANTONIO LTD.....	Nov. 25, 1975	Metro. Toronto
VIRGIL PRODUCE LIMITED.....	Nov. 5, 1975	Niagara-on-the-Lake
JOHN WARDROPE REAL ESTATE LIMITED.....	Nov. 10, 1975	Metro. Toronto
WBASA VIDEO DISTRIBUTORS LIMITED.....	Dec. 1, 1975	Metro. Toronto
WESTBROOK PROPERTIES LIMITED	Nov. 26, 1975	Otonabee
HOWARD S. WHITE LTD.....	Nov. 21, 1975	Metro. Toronto
WHOLESALE SWIMMING POOLS & SUPPLIES LTD.....	Nov. 20, 1975	Metro. Toronto
WILHELMINA FASHIONS LIMITED.....	Nov. 24, 1975	Metro. Toronto
GEORGE WILLIAMS CONTRACTING LIMITED....	Nov. 13, 1975	Mississauga
WILLOWDALE X-RAY & MANAGEMENT SERVICES LIMITED.....	Nov. 21, 1975	Metro. Toronto
HUGH WILSON & ASSOCIATE CONSULTANTS LIMITED.....	Nov. 24, 1975	Metro. Toronto
WORCESTER HOLDINGS CORPORATION.....	Nov. 21, 1975	Metro. Toronto

Name of Corporation	Date of Incorporation	Head Office
W.B. WYNTER SUPERMARKETS LTD.....	Nov. 24, 1975	Metro. Toronto
WYSON PROPERTIES (NIAGARA) LIMITED.....	Nov. 24, 1975	Niagara Falls
YORK STATIONERS LIMITED.....	Nov. 20, 1975	Twp. Georgina
ZARCON CONSTRUCTION LIMITED.....	Nov. 17, 1975	Twp. Sarnia, Co. Lambton
314323 ONTARIO LIMITED.....	Nov. 20, 1975	Metro. Toronto
315040 ONTARIO LIMITED.....	Oct. 24, 1975	Sarnia
315187 ONTARIO LIMITED.....	Nov. 4, 1975	Hamilton
315557 ONTARIO LIMITED.....	Nov. 27, 1975	Wardsville
315819 ONTARIO LIMITED.....	Nov. 17, 1975	London
315820 ONTARIO LIMITED.....	Nov. 28, 1975	Orillia
315821 ONTARIO LIMITED.....	Nov. 18, 1975	Metro. Toronto
315827 ONTARIO LIMITED.....	Nov. 19, 1975	Mississauga
315828 ONTARIO LIMITED.....	Nov. 19, 1975	Metro. Toronto
315829 ONTARIO LIMITED.....	Nov. 19, 1975	Metro. Toronto
315830 ONTARIO LIMITED.....	Nov. 20, 1975	Metro. Toronto
315835 ONTARIO LIMITED.....	Nov. 21, 1975	London
315837 ONTARIO LIMITED.....	Nov. 24, 1975	Metro. Toronto
315838 ONTARIO LIMITED.....	Nov. 24, 1975	Metro. Toronto
315839 ONTARIO LTD.....	Nov. 24, 1975	Metro. Toronto
315840 ONTARIO LIMITED.....	Nov. 25, 1975	Metro. Toronto
315841 ONTARIO LIMITED.....	Nov. 25, 1975	Metro. Toronto
315844 ONTARIO LIMITED.....	Nov. 27, 1975	Metro. Toronto
315845 ONTARIO LIMITED.....	Nov. 25, 1975	Ennismore
315846 ONTARIO LIMITED.....	Nov. 25, 1975	Metro. Toronto
315847 ONTARIO LIMITED.....	Nov. 26, 1975	Metro. Toronto
316145 ONTARIO LIMITED.....	Nov. 19, 1975	Metro. Toronto
316238 ONTARIO LIMITED.....	Nov. 20, 1975	Markham
316374 ONTARIO LTD.....	Nov. 25, 1975	Metro. Toronto
316375 ONTARIO LTD.....	Nov. 25, 1975	Metro. Toronto
316376 ONTARIO LTD.....	Nov. 25, 1975	Metro. Toronto
316377 ONTARIO LTD.....	Nov. 25, 1975	Metro. Toronto

Name of Corporation	Date of Incorporation	Head Office
316378 ONTARIO LTD.....	Nov. 25, 1975	Metro. Toronto
316379 ONTARIO LTD.....	Nov. 25, 1975	Metro. Toronto
316380 ONTARIO LTD.....	Nov. 25, 1975	Metro. Toronto
316381 ONTARIO LTD.....	Nov. 25, 1975	Metro. Toronto
316382 ONTARIO LTD.....	Nov. 25, 1975	Metro. Toronto
316383 ONTARIO LTD.....	Nov. 25, 1975	Metro. Toronto
316384 ONTARIO LTD.....	Nov. 25, 1975	Metro. Toronto
316385 ONTARIO LTD.....	Nov. 25, 1975	Metro. Toronto
316406 ONTARIO LTD.....	Nov. 21, 1975	Port Colborne
316477 ONTARIO LIMITED.....	Nov. 25, 1975	Timmins
316549 ONTARIO LIMITED.....	Oct. 28, 1975	Metro. Toronto
316646 ONTARIO LIMITED.....	Nov. 27, 1975	Metro. Toronto

B. C. HOWARD,
Executive Director, Companies Division.

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Letters Patent of Incorporation Issued

NOTICE IS HEREBY GIVEN that, under *The Corporations Act*, Letters Patent have been issued to:

Name of Corporation	Date of Incorporation	Head Office
ARMENIAN EVANGELISTIC BROTHERS' CHURCH OF TORONTO (without share capital)....	Nov. 21, 1975	Bor. of North York
BAY SHORE SENIOR CITIZENS ASSOCIATION (without share capital).....	Nov. 20, 1975	Twp. of Tiny
CANADIAN UNION OF POSTAL WORKERS BUILDING SOCIETY (without share capital).....	Sept. 25, 1975	City of Toronto
CENTIPEDE STREET THEATRE (without share capital).....	Nov. 25, 1975	City of Toronto
CONSERVATION FOUNDATION OF THE HAMILTON REGION (without share capital).....	Nov. 4, 1975	Town of Ancaster
INSTITUTE OF ASIAN CULTURES (without share capital).....	Nov. 13, 1975	City of Windsor
KINSMEN CLUB OF NIAGARA-ON-THE-LAKE (without share capital).....	Nov. 20, 1975	Town of Niagara-on-the-Lake

Name of Corporation	Date of Incorporation	Head Office
KITCHENER-WATERLOO FLYING DUTCHMEN RADIO CONTROL MODEL CLUB (without share capital)	Nov. 14, 1975	City of Kitchener
KLEINBURG & AREA RATEPAYERS' ASSOCIATION, INC. (without share capital)	Nov. 12, 1975	Town of Vaughan
NORTHLAND BIBLE CAMP INC. (without share capital)	Nov. 24, 1975	City of Timmins

B. C. HOWARD,
Executive Director, Companies Division.

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Certificates of Amalgamation Issued

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, a certificate of amalgamation has been issued to:

Name of Amalgamated Corporation	Effective Date	Head Office	Names of Amalgamating Corporations
MCDUGALL & BROWN DANFORTH-SCAR- BOROUGH LIMITED	Nov. 3, 1975	Metro. Toronto	McDougall & Brown Dan- forth-Scarborough Limited Herb. W. Brown Limited
ROCAMORA CORPORATION LIMITED	Nov. 21, 1975	Metro. Toronto	Rocamora Bros. Limited Lloydaire (1969) Limited Lloydaire Limited

B. C. HOWARD,
Executive Director, Companies Division.

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Certificate of Continuation Issued

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, a certificate of amalgamation has been issued to:

Name of Corporation	Effective Date	Head Office
LLOYD'S ELECTRONICS LTD.	Oct. 24, 1975	Province of Manitoba

B. C. HOWARD,
Executive Director, Companies Division.

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Amendments to Articles

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, amendments to articles have been effected as follows:

Name of Corporation	Date of Incorporation	Effective Date	Type of Certificate Issued
ABEANNE INVESTMENTS LIMITED.	July 17, 1957	Nov. 26, 1975	Certificate of Amendment of Articles
ACMECO INDUSTRIES LIMITED (formerly Acmecon Conveyor Machinery and Equipment Company Limited)....	May 28, 1971	Nov. 10, 1975	Certificate of Amendment of Articles
AJAX BUILDERS SUPPLIES LIMITED.....	July 10, 1947	Nov. 27, 1975	Certificate of Amendment of Articles
ALLIANCE CAPITAL CORP. (formerly Rednaxela Investments Limited).....	Jan. 14, 1970	Nov. 17, 1975	Certificate of Amendment of Articles
ARDEX DRYWALL AND CONSTRUCTION LIMITED (formerly Vibert Construction Limited).....	Jan. 11, 1974	Nov. 27, 1975	Certificate of Amendment of Articles
ARPAC LIMITED.....	April 3, 1970	Nov. 18, 1975	Certificate of Amendment of Articles
AUTOMATIC RADIO OF CANADA LIMITED.....	April 1, 1952	Nov. 13, 1975	Certificate of Amendment of Articles
B. H. K. & M. HOLDINGS LIMITED..	Sept. 16, 1960	Nov. 25, 1975	Certificate of Amendment of Articles
JOHN A. BIEWER (CANADA) LTD...	Nov. 20, 1974	Nov. 25, 1975	Certificate of Filing of Resolution
BROWNING-FERRIS INDUSTRIES OF TORONTO LTD. (formerly Bulk-Lift Systems Limited).....	July 8, 1954	Nov. 24, 1975	Certificate of Amendment of Articles
CAMBRIAN INDUSTRIES LIMITED (formerly Lakewood Ford Sales Limited)	Mar. 30, 1936	Nov. 19, 1975	Certificate of Amendment of Articles
CANADIAN-DOMINION LEASING CORPORATION LIMITED.....	June 25, 1958	Nov. 14, 1975	Certificate of Amendment of Articles
CANUCK TRANSPORTATION LIMITED.....	Mar. 30, 1973	Nov. 14, 1975	Certificate of Amendment of Articles
CONAIR CANADA, LIMITED.....	July 28, 1970	Nov. 21, 1975	Certificate of Amendment of Articles

Name of Corporation	Date of Incorporation	Effective Date	Type of Certificate Issued
CONTI REAL ESTATE LIMITED (formerly C. Conti Real Estate Limited).	Mar. 21, 1973	Nov. 7, 1975	Certificate of Amendment of Articles
CUSTANCE FUNERAL HOME LIMITED (formerly Lee & Custance Funeral Home Limited).....	May 27, 1966	Nov. 25, 1975	Certificate of Amendment of Articles
DELFORCE LIMITED.....	Nov. 19, 1965	Nov. 13, 1975	Certificate of Amendment of Articles
DEUCE HOLDINGS LIMITED.....	July 18, 1975	Nov. 13, 1975	Certificate of Amendment of Articles
DIMSON & SMITH LIMITED (formerly Reeson Dimson and Smith Limited)....	April 15, 1965	Nov. 18, 1975	Certificate of Amendment of Articles
ELECTRICAL CONTACTS LIMITED..	Jan. 18, 1971	Nov. 17, 1975	Certificate of Amendment of Articles
ENDEV LIMITED (formerly T.C.H. Mechanical Systems Developments Ltd.).....	Oct. 2, 1974	Nov. 20, 1975	Certificate of Amendment of Articles
EVERLAST ANTI-RUST LIMITED (formerly Everlast Rustproofing Limited).....	May 6, 1974	Nov. 19, 1975	Certificate of Amendment of Articles
THE FRID CONSTRUCTION COMPANY, LIMITED.....	June 22, 1929	Nov. 20, 1975	Certificate of Amendment of Articles
FURMANITE CANADA, LTD. (formerly 313486 Ontario Limited).....	Oct. 10, 1975	Nov. 13, 1975	Certificate of Amendment of Articles
GALLANT-NORTH ADVERTISING LTD.....	Sept. 11, 1975	Nov. 18, 1975	Certificate of Amendment of Articles
ANNE GARDNER PERSONALIZED TRAVEL LTD.....	Mar. 17, 1975	Nov. 17, 1975	Certificate of Amendment of Articles
S. GODFREY CO. LIMITED.....	Mar. 29, 1956	Nov. 24, 1975	Certificate of Amendment of Articles
GOLD CUP SPORTING GOODS LTD. (formerly 301096 Ontario Limited).....	Feb. 26, 1975	Nov. 25, 1975	Certificate of Amendment of Articles
GRAY-BRUCE FARM LTD. (formerly 312045 Ontario Limited).....	Sept. 18, 1975	Nov. 26, 1975	Certificate of Amendment of Articles
HANSA INVESTMENTS LIMITED....	Nov. 7, 1961	Nov. 12, 1975	Certificate of Amendment of Articles

Name of Corporation	Date of Incorporation	Effective Date	Type of Certificate Issued
HUTLAND INVESTMENTS LIMITED.	Dec. 21, 1970	Nov. 17, 1975	Certificate of Amendment of Articles
JEWEL-X LIMITED (formerly Toys For Big Boys (Ontario) Limited).....	Oct. 23, 1972	Nov. 12, 1975	Certificate of Amendment of Articles
KIROIS HOLDINGS LIMITED.....	Sept. 7, 1960	Nov. 25, 1975	Certificate of Amendment of Articles
MCCAULEY'S HAVILAND BAY HOTEL LIMITED.....	May 30, 1975	Nov. 12, 1975	Certificate of Amendment of Articles
MCMANORY HOLDINGS LIMITED...	July 25, 1961	Nov. 25, 1975	Certificate of Amendment of Articles
MALLORY INSURANCE AGENCY LTD. (formerly Sport-Haven Limited).	April 7, 1961	Nov. 27, 1975	Certificate of Amendment of Articles
MARILONA MANAGEMENT SERVICES LIMITED.....	July 10, 1975	Nov. 13, 1975	Certificate of Amendment of Articles
THE MERCHANT DIAMOND GROUP LTD.....	April 17, 1974	Nov. 20, 1975	Certificate of Amendment of Articles
MOLARIS INVESTMENTS LIMITED..	Feb. 16, 1962	Nov. 12, 1975	Certificate of Amendment of Articles
NIAGARA SOUTH PROPERTIES LIMITED.....	Aug. 25, 1971	Nov. 19, 1975	Certificate of Amendment of Resolution
NIAGARA SOUTH PROPERTIES LIMITED.....	Aug. 25, 1971	Nov. 17, 1975	Certificate of Filing of Articles
PARALLAX PRODUCTIONS INC. (formerly Kotopoulos & Associates Inc.).	July 24, 1975	Nov. 24, 1975	Certificate of Amendment of Articles
PARON MILLWRIGHTS & STEEL ERECTION LIMITED (formerly Paron Millrights & Steel Erection Limited).....	May 13, 1974	Nov. 26, 1975	Certificate of Amendment of Articles
PHILO INVESTMENTS LIMITED.....	June 4, 1974	Nov. 14, 1975	Certificate of Amendment of Articles
PIONEER RENTACAR (HAMILTON) LIMITED (formerly Inglehaven Investments Limited).....	July 22, 1968	Nov. 10, 1975	Certificate of Amendment of Articles
PLANET TIRE SALES INC. (formerly Wildron Securities Limited)...	Nov. 10, 1952	Nov. 18, 1975	Certificate of Amendment of Articles

Name of Corporation	Date of Incorporation	Effective Date	Type of Certificate Issued
RAMADA INNS (ONTARIO) LIMITED	Aug. 4, 1972	Nov. 17, 1975	Certificate of Amendment of Articles
REAL TO REEL SOUND LIMITED (formerly 284268 Ontario Limited).....	Mar. 5, 1974	Nov. 13, 1975	Certificate of Amendment of Articles
SAFELOK SYSTEMS INCORPORATED (formerly P. F. Gleeson Investments Ltd.).....	Aug. 5, 1975	Oct. 28, 1975	Certificate of Amendment of Articles
ST CLAIR WOODS DEVELOPMENTS LIMITED.....	Oct. 21, 1974	Nov. 13, 1975	Certificate of Amendment of Articles
SKY FABRICATION IRON WORKS LTD. (formerly Sky Fabrication Ltd.)..	April 8, 1975	Nov. 27, 1975	Certificate of Amendment of Articles
F. J. SULLIVAN INVESTMENTS LIMITED.....	Mar. 6, 1956	Oct. 30, 1975	Certificate of Amendment of Articles
J. H. SWITZER CORPORATION (formerly Vicvalis Developments Limited).....	June 17, 1968	Nov. 28, 1975	Certificate of Amendment of Articles
TELACCOUNT LIMITED.....	May 17, 1973	Oct. 31, 1975	Certificate of Amendment of Articles
THERMOSET PLASTICS (ONTARIO) LTD. (formerly Thermoset Plastics (Guelph) Limited).....	May 17, 1961	Nov. 26, 1975	Certificate of Amendment of Articles
TIMCO CONSULTANTS INC.....	May 31, 1974	Nov. 27, 1975	Certificate of Amendment of Articles
VICTORIAN STATIONERS LIMITED (formerly 77 Victorian Books & Stationers Limited).....	Sept. 29, 1972	Nov. 27, 1975	Certificate of Amendment of Articles
VICVALIS MANAGEMENT & DEVELOPMENT INC. (formerly J. H. Switzer Corporation Limited).....	June 27, 1973	Nov. 28, 1975	Certificate of Amendment of Articles
WARREN FLANNIGAN LIMITED (formerly Lonny Thompson Auto Body Ltd.).....	May 29, 1972	Nov. 7, 1975	Certificate of Amendment of Articles
WILLIAM J. WEBSTER LIMITED (formerly Webster and Kerr Limited)..	June 10, 1974	Nov. 26, 1975	Certificate of Amendment of Articles
WESTERN DISPATCH INC. (formerly J. B. B. Frost Ltd.).....	Sept. 10, 1975	Nov. 20, 1975	Certificate of Amendment of Articles

Name of Corporation	Date of Incorporation	Effective Date	Type of Certificate Issued
YORKTON HOLDINGS LIMITED.....	Mar. 15, 1939	Nov. 13, 1975	Certificate of Amendment of Articles
263473 ONTARIO LIMITED (formerly Peel-Halton Auction Limited).....	Dec. 18, 1972	Nov. 19, 1975	Certificate of Amendment of Articles
277701 ONTARIO LIMITED (formerly Newmarket Rental Sales & Service Ltd.)	Jan. 17, 1974	Nov. 10, 1975	Certificate of Amendment of Articles

B. C. HOWARD,
Executive Director, Companies Division.

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Supplementary Letters Patent Issued

NOTICE IS HEREBY GIVEN that, under *The Corporations Act*, Supplementary Letters Patent have been issued to:

Name of Corporation	Date of Incorporation	Effective Date	Effect of Supplementary Letter Patent
LAUGHLEN LODGE, TORONTO....	Aug. 2, 1851	Nov. 20, 1975	Changing the name of the Corporation to Rotary-Laughlen Centre

B. C. HOWARD,
Executive Director, Companies Division.

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Order Reviving Corporation

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, an order has been issued reviving the following corporation:

Name of Corporation	Date of Incorporation	Date of Order
PENROSE GOLD MINES LIMITED.....	May 9, 1945	Nov. 10, 1975

B. C. HOWARD,
Executive Director, Companies Division.

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Licences in Mortmain Issued

NOTICE IS HEREBY GIVEN that, under *The Mortmain and Charitable Uses Act*, a licence has been issued to:

Name of Corporation	Date of Incorporation	Jurisdiction of Incorporation	Date of Licence
HARVEY HUBBELL OF CANADA LIMITED.	June 29, 1973	Canada	Nov. 3, 1975
MASTICO INDUSTRIES LIMITED.....	July 17, 1968	Canada	Nov. 10, 1975
PALL (CANADA) LIMITED—PALL (CANADA) LIMITEE.....	Sept. 9, 1952	Canada	Nov. 24, 1975
SIR ISAAC PITMAN AND SONS (CANADA) LIMITED.....	April 14, 1928	Canada	Nov. 17, 1975
RANKIN'S HARDWARE LIMITED.....	Jan. 22, 1920	Canada	Nov. 3, 1975
ROSALIE INVESTMENTS LIMITED.....	Dec. 5, 1945	Canada	Nov. 3, 1975
TRANS-GLOBE INVESTMENTS, S. A.....	Aug. 25, 1970	Republic of Panama	Nov. 7, 1975
UNITOG CANADA LTD.....	Nov. 7, 1968	Canada	Sept. 3, 1975

B. C. HOWARD,
Executive Director, Companies Division.

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Extra-Provincial Licences Issued

NOTICE IS HEREBY GIVEN that, under Part IX of *The Corporations Act*, a Licence has been issued to:

Name of Corporation	Date of Incorporation	Jurisdiction of Incorporation	Date of Licence
ESSEX MINERALS COMPANY.....	Nov. 2, 1898	State of New Jersey	Nov. 14, 1975
NORCEN ENERGY RESOURCES LIMITED..	Oct. 28, 1975	Province of Alberta	Nov. 24, 1975

B. C. HOWARD,
Executive Director, Companies Division.

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Certificates of Dissolution Issued

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, a certificate of dissolution has been issued to:

Name of Corporation	Date of Incorporation	Effective Date
ABBOTSFORD PROPERTIES (HAMILTON) LIMITED.....	Sept. 24, 1956	Nov. 7, 1975
ALCOR TACKLE & SPORTS LIMITED.....	Oct. 17, 1969	Nov. 10, 1975
ATKIN & JEWELL HARDWARE LIMITED.....	Jan. 15, 1952	Nov. 19, 1975
BRAMALEA GUARDIAN LIMITED.....	July 5, 1966	Nov. 24, 1975
C. S. PROMOTIONAL ENTERPRISES LIMITED.....	Mar. 31, 1964	Nov. 24, 1975
GADWAY-SNOW COMPANY LIMITED.....	Feb. 14, 1951	Nov. 21, 1975
LOUTH GROWERS' CO-OPERATIVE LIMITED.....	May 22, 1963	Nov. 25, 1975
MEMORESTO HOLDINGS LIMITED.....	Oct. 22, 1969	Nov. 24, 1975
MOORE GLASS LIMITED.....	Nov. 17, 1960	Nov. 19, 1975
THE OAKVILLE BEAVER PUBLISHING LIMITED.....	Dec. 10, 1964	Nov. 24, 1975
OSHAWA HILLSDALE LIMITED.....	June 6, 1958	Nov. 27, 1975
GORDON RICE LIMITED.....	Oct. 31, 1949	Nov. 14, 1975
W. F. MANUFACTURING LIMITED.....	Mar. 14, 1906	Nov. 24, 1975

B. C. HOWARD,
Executive Director, Companies Division.

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Errata

Vide Gazette Vol. 108 dated May 10th, 1975 issue No. 19, page 1745.

NOTICE IS HEREBY GIVEN that the notice with respect to the Cancellation of the Certificate of Incorporation for 236081 Theatres Limited as set out in the issue of THE ONTARIO GAZETTE of May 10th, 1975 was in error and should read 236801 Theatres Limited, in the said notice and wherever the same shall appear.

SIDNEY B. HANDLEMAN,
Minister of Consumer
and Commercial Relations.

Vide Gazette Vol. 108 dated August 16th, 1975 issue No. 33, Page 3306.

NOTICE IS HEREBY GIVEN that the notice with respect to the Certificate of Incorporation issued to "TRANSAVIATION FINANCE CORPORATION" set out in the issue of THE ONTARIO GAZETTE of August 16th, 1975 was in error, and should read as "GLENAIR AVIATION FINANCE CORPORATION" in the body of the said notice and wherever the same shall appear.

B. C. HOWARD,
Executive Director, Companies Division.

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The Loan and Trust Corporations Act

PUBLIC NOTICE

PUBLIC NOTICE IS HEREBY GIVEN that the Minister of Consumer and Commercial Relations, as Minister in charge of the administration of *The Loan and Trust Corporations Act*, has issued the following Certificate:

IN THE MATTER OF *The Loan and Trust Corporations Act*, Revised Statutes of Ontario, 1970, Chapter 254; and

IN THE MATTER OF the amalgamation under the said Act of District Trust Company and Shore to Shore Corporation Limited.

The Minister of Consumer and Commercial Relations for the Province of Ontario, being the Minister under whose direction *The Loan and Trust Corporations Act* of the said Province is administered, HEREBY CERTIFIES THAT, pursuant to the said Act, an Agreement, bearing date the 16th day of October, 1975, entered into between the said Corporations, providing for the amalgamation of District Trust Company and Shore to Shore Corporation Limited, the continuing corporation to be a trust company under the name of District Trust Company, and duly executed by District Trust Company and ratified and confirmed by the shareholders thereof on the 19th day of November, 1975, and also duly executed by Shore to Shore Corporation Limited and ratified and confirmed by the shareholders thereof on the 18th day of November, 1975, was by Order-in-Council OC-3268/75, dated the 26th day of November, 1975, assented to by Her Honour the Lieutenant Governor in Council, such assent to be effective on the 1st day of December, 1975; and that on, from and after the 1st day of December, 1975, all the terms, provisions and conditions of the said Agreement and of the said *The Loan and Trust Corporations Act* relating thereto went into full force and effect.

This Certificate is given under section 111 of the said *The Loan and Trust Corporations Act*, being Chapter 254 of the Revised Statutes of Ontario, 1970.

GIVEN in Triplicate under my hand and seal of Office this 2nd day of December, 1975.

SIDNEY B. HANDLEMANN,
Minister of Consumer and
Commercial Relations.

Applications to Parliament — Private Bills

PUBLIC NOTICE

LEGISLATIVE ASSEMBLY OF ONTARIO

The attention of Municipal Officials, Solicitors and all other persons who may be interested in the preparation of Private Bills for submission to the Legislative Assembly of Ontario is directed particularly to the following Standing Orders governing the submission of such Bills:

PRIVATE BILLS

Time for introducing Private Bills

51. (a) No Private Bill may be presented to the House after the first five weeks of the Session.

Time for reporting

(b) No report of a committee upon a Private Bill may be received after the first eight weeks of the Session.

Filing Bill with Clerk

52. (a) Any person desiring to apply for a Private Bill shall do so by filing with the Clerk of the House at least eight (8) days before the meeting of the House, a copy of such Bill, together with a fee of \$150, and if such Bill is not deposited by that time the applicant shall pay \$10 for each day he is late in filing the Bill, including the day of filing.

Applicant to pay cost of printing

(b) Every applicant for a Private Bill shall pay the cost of printing such Bill, including the cost of printing the Act in the Statutes.

Other charges

(c) The following charges shall also be levied and paid in addition to the foregoing:—

1. When any Standing Order of the House is suspended with reference to a Bill, for each such suspension, \$50.00.
2. When a Bill is presented to the House after the first five weeks of the Session and before the end of the sixth week, \$75.00.
3. When a Bill is presented to the House after the sixth week of the Session, \$100.00.

Additional fees

(d) In the case of any Bill incorporating a company, or increasing the capital stock of a company already incorporated, there shall be paid to the Clerk of the House, by or on behalf of the applicant, before the same is reported to the House, the same fee as would be payable in the case of an incorporation or increase of capital under the provisions of the Ontario Companies Act, less the sum of \$150.00 already paid to the Clerk of the House.

(e) When a Bill is for the purpose of confirming by-laws, bonds, debentures or other securities, or authority is asked to borrow money or to increase borrowing powers, the following additional fees shall be paid according to the amount of money involved:—

On amounts less than \$10,000.....	\$ 25
On amounts over \$10,000 and up to \$25,000	50
On amounts over \$25,000 and up to \$40,000	75
On amounts over \$40,000 and up to \$75,000	100
On amounts over \$75,000 and up to \$125,000	125
On amounts over \$125,000 and up to \$175,000	150
On amounts over \$175,000 and up to \$250,000	200
On amounts over \$250,000 and up to \$350,000	250

and an additional fee of \$50 for every \$100,000 over \$350,000.

Publication of Standing Orders re Private Bills

53. (a) The Clerk of the House shall, during each recess of Parliament, publish weekly in The Ontario Gazette the Standing Orders respecting notices of intended applications for Private Bills.

Notices posted

(b) The Clerk shall also, by the first day of every Session, post notices in the Legislative Building of the time limit for receiving applications for Private Bills and reports thereon.

Required notice of applications

54. All applications for Private Bills properly the subject of legislation by the Legislative Assembly of Ontario, within the purview of "The British North America Act, 1867", shall require a notice, clearly and distinctly specifying the nature and object of the application, and, where the application refers to any proposed work, indicating generally the location of the work, and signed by or on behalf of the applicants, such notice to be published as follows:—

1. A notice in The Ontario Gazette and in at least one newspaper published or circulated in the municipality affected.
2. Such notice shall be published once a week for at least six weeks prior to the consideration of the Bill by the Private Bills Committee.

Bills for debenture issues

3. If the application is by a municipal corporation for authority to issue debentures, the notice shall set out the particulars of the existing debenture debt and the amount of the rateable property of the municipality according to the last revised assessment roll of the corporation and in brief and general terms, the object for which the new issue of debentures is required

Report by Standing Orders and Procedures Committee

55. (a) The Committee on Standing Orders and Procedures shall examine each application and report to the House whether the Standing Orders, particularly with respect to notice, have been complied with and where the notice is insufficient, the Committee recommends to the House the course to be taken in consequence of such insufficiency.

Declaration re advertising

(b) The applicants for a Private Bill shall lodge with the Clerk of the House a declaration proving publication of the notice before the application is considered by the Standing Orders and Procedures Committee.

Clerk reports to Standing Orders and Procedures Committee

(c) The Clerk of the House shall report to the Standing Orders and Procedures Committee respecting the compliance by all applicants for Private Bills with the Standing Orders relating to such applications, particularly the requirements for notice.

Introduction of Private Bill

56. Every Private Bill shall be introduced upon a motion for leave for introduction and first reading after the application has been favourably reported by the Standing Orders and Procedures Committee.

Letters Patent

57. When any Bill for confirming any Letters Patent, or Agreement, is presented to the House, the copy of such Letters Patent, or Agreement, shall be attached to it.

Certificate of Minister of Revenue re Letters Patent

58. No Bill relating to Letters Patent shall be considered by the Private Bills Committee until there shall have been deposited with the Clerk of the House a certificate of the Minister of Revenue showing that all taxes payable under The Corporations Tax Act relating thereto have been paid.

Reference to Private Bills Committee after first reading

59. Every Private Bill, when read a first time, shall, unless it be an Estate Bill, or a Bill providing for a consolidation of a floating debt or for the consolidation or renewal of debentures (other than local improvement debentures) of a municipal corporation, stand referred to the Private Bills Committee, and any petitions to the House, for or against the Bill, are considered as referred to such Committee.

Certain Municipal Applications referred to Ontario Municipal Board

60. (a) A Private Bill of a municipal corporation providing for the consolidation of a floating debt, or the consolidation or renewal of debentures (other than local improvement debentures) stands referred to the Ontario Municipal Board after first reading.

Board to report

(b) The Board, after due enquiry, shall report to the House whether or not it is reasonable that the Bill, or that part thereof relating to the matters referred to in clause (a), should pass and what, if any, alterations should be made in the Bill.

Report to Clerk

(c) A report shall be transmitted to the Clerk of the House.

Bill and report to Private Bills Committee

(d) The Bill and report shall stand referred to the Private Bills Committee.

Estate Bills to Commissioners

61. (a) Every Estate Bill stands referred to the Commissioners of Estate Bills after first reading.

Commissioners to report

(b) The Commissioners, or any two of them, shall report their opinion thereon and whether, presuming the allegations contained in the preamble to be proven to the satisfaction of the House, it is reasonable for such Bill to pass and what, if any, alterations are necessary.

Report to Clerk

(c) A report shall be transmitted to the Clerk of the House.

Bill and report to Private Bills Committee

(d) The Bill and report shall stand referred to the Private Bills Committee.

Adverse report by Commissioners

(e) In the event of the Commissioners of Estate Bills reporting that, in their opinion, it is not reasonable that the Bill submitted to them shall pass into law, such Bill shall not be further considered.

Notice re Hearing by Private Bills Committee

62. (a) The Clerk of the House shall post in the Legislative Building five days' notice of the date on which any Private Bill is to be considered by the Private Bills Committee.

Notice published in the Notice Paper

(b) The notice required by clause (a) shall be published in the Notice Paper.

Notice of Next Day Meetings on Private Bills

(c) The Clerk shall also publish in the Notice Paper a notice of any meeting of the Private Bills Committee to be held on the following day.

Consent of interested persons

63. Any persons whose interest or property may be affected by a Private Bill, when required, shall appear before the Private Bills Committee to express their consent or objection, or may consent in writing, proof of which may be demanded by the Committee.

Majority rules

64. (a) Questions before the Private Bills Committee are decided by the majority.

Casting vote by Chairman

(b) In case of a tie, the Chairman shall give the casting vote.

On Order Paper after report

65. Private Bills when reported by the Private Bills Committee shall be placed on the Order Paper for second reading.

Bills initialled and signed by Chairman

66. (a) The Chairman of the Private Bills Committee will initial each section of a Bill as it is passed and shall also sign the Bill.

Amendments

(b) Any amendments shall be clearly indicated in the signed copy, any such amendments or additions being initialled by the Chairman.

Bills filed with the Clerk

(c) The Bill signed by the Chairman shall be filed in the Office of the Clerk of the House, and when a Bill is amended, another copy with the amendments written thereon shall be prepared by the Clerk of the Committee and attached to the report.

Reprinting amended Bills

67. Private Bills amended by any Committee may be reprinted by order of such Committee; or after being reported, and before further consideration, may be reprinted in whole or in part as the Clerk of the House may direct; and the cost of such reprinting shall be added to the cost of the first printing of the Bill and shall be payable by the applicant.

Referral after second reading

68. Private Bills, after second reading, shall be placed on the Order Paper for third reading, unless specially ordered referred to the Committee of the Whole House.

Notice required to dispense with Standing Orders

69. Except by unanimous consent of the House, in case of urgent and pressing necessity, no motion may be made to dispense with any Standing Order relative to Private Bills, without due notice thereof.

Private Bill Register

70. A Private Bill Register shall be kept in the office of the Clerk of the House, in which shall be entered, by the Clerk appointed for that purpose, the name, description, and place of residence of the parties applying for the Bill, or of their agent, and all the proceedings thereon, and the day on which the Private Bills Committee is appointed to sit, such register to be open to public inspection daily, during office hours.

Parliamentary Agents

71. (a) Every Parliamentary Agent conducting proceedings before the House shall be personally responsible to the House and to the Speaker, for the observance of the Standing Orders and Practices of Parliament, and also for the payment of all fees and charges.

Misconduct of Agent

(b) Any agent who shall wilfully act in violation of the Standing Orders and Practices of Parliament, or who shall wilfully misconduct himself in prosecuting any proceedings before the House, shall be liable to an absolute or temporary prohibition to practice as a Parliamentary Agent, at the pleasure of the Speaker.

RODERICK LEWIS, Q.C.,
Clerk of Legislative Assembly of Ontario.

T.F.N.

Applications to Parliament

NOTICE IS HEREBY GIVEN that, on behalf of the congregation of St. Andrew's Church, Ottawa, Ontario, application will be made to the Legislative Assembly of the Province of Ontario, at its next regular session, for an Act to provide that:

The Statutes of the Province of Ontario relating to St. Andrew's Presbyterian Church, Ottawa: 31 Victoria Chapter 61; 38 Victoria Chapter 86; 53 Victoria Chapter 144; 56 Victoria Chapter 108; and 6 George V Chapter 114; will be revised and consolidated in a single Act. The revisions proposed will provide for the following:

1. A revision of statutes establishing separate parts dealing with the Congregation, the Temporal Committee and the Glebe Trustees.
2. A revision of the provisions of existing statutes respecting the calling and procedure of annual and special meetings.
3. Fixing the size of the Temporal Committee, subject to change by by-law of the Temporal Committee and approval by the Congregation.
4. Clarifying the powers of the Temporal Committee with respect to the Capital of the Glebe Trust, subject to approval by the Congregation.
5. Clarifying the powers of the Temporal Committee with respect to and vesting all assets of the Congregation in the Committee, other than assets of the Glebe Trustees.
6. Increasing the size and regulating the organization of the Glebe Trustees, subject to change by by-law of the Trustees and approval by the Congregation and clarifying the Trustees' powers.
7. Empowering the Glebe Trustees to hold and administer assets now in their control and to be received in future from bequests in the name of St. Andrew's Church, Ottawa, not including assets subject to conditions requiring immediate disbursement of capital for specific purposes, and directing payment of interest to the Temporal Committee.
8. Empowering the Glebe Trustees to borrow a maximum of Fifty Thousand Dollars (\$50,000.00) for advance to the Temporal

Committee without interest at the request of the Temporal Committee, providing the loan is repaid within twelve (12) months.

Dated at Ottawa, Ontario, this 26th day of November, 1975.

MESSRS. HONEYWELL,
WOTHERSPOON,
Barristers and Solicitors,
90 Sparks Street,
Suite 500,
Ottawa, Ontario,
K1P 5B4,
Solicitors for the Applicants.

(9325)

49 to 2

THE CORPORATION OF THE CITY OF CAMBRIDGE

NOTICE IS HEREBY GIVEN that The Corporation of the City of Cambridge will apply to the Legislative Assembly of the Province of Ontario at its next session thereof for an Act to provide that the land and premises described in a Deed dated the 14th day of August, 1874, and registered in the Registry Office for the Registry Division for the County of Waterloo, on the 13th day of January, 1875, as Instrument Number 2878, for the Town of Galt, be declared to be vested in The Corporation of the City of Cambridge in fee simple, free from any of the trusts set out in a trust Deed dated the 1st day of July, 1871, and registered in the Registry Office for the County of Waterloo on the 12th day of September, 1871 as Instrument Number 2175 for the Town of Galt, conveyed from William Dickson to The Corporation of the Town of Galt. A description and a Plan showing the lands to be affected may be examined in the Office of the Clerk of the City of Cambridge.

Dated at Cambridge the 17th day of November, 1975.

COPP, COSMAN & HAUSER,
Barristers and Solicitors,
29 Dickson Street,
Cambridge, Ontario,
N1R 5S9,
Solicitors for the Applicant.

(9384)

51 to 4

Corporation Notices

CRESTVALE FINANCE COMPANY LIMITED

TAKE NOTICE that the shareholders of Crestvale Finance Company Limited by a majority of the votes cast at a special general meeting duly called for the purpose and held on the 1st day of December, 1975, passed a resolution requiring the said Corporation to

be wound up voluntarily under the provisions of *The Business Corporations Act* and appointing Alfred C. Schwartz, Q.C. of Toronto, as liquidator.

AND FURTHER TAKE NOTICE that if you have any claim against the said Company, proof of such claim must be filed with the liquidator within thirty days of the date of this notice, after which time the property of the above Company will be distributed amongst the persons entitled thereto, having regard to the claims of which the liquidator has then notice.

Dated at Toronto this 2nd day of December, 1975.

ALFRED C. SCHWARTZ,
Liquidator,
65 Queen Street West,
Toronto, Ontario M5H 2M5.

(9385)

51

BROCK FINANCE COMPANY LIMITED

TAKE NOTICE that the shareholders of Brock Finance Company Limited by a majority of the votes cast at a special general meeting duly called for the purpose and held on the 1st day of December, 1975, passed a resolution requiring the said Corporation to be wound up voluntarily under the provisions of *The Business Corporations Act* and appointing Alfred C. Schwartz, Q.C. of Toronto, as liquidator.

AND FURTHER TAKE NOTICE that if you have any claim against the said Company, proof of such claim must be filed with the liquidator within 30 days of the date of this notice, after which time the property of the above Company will be distributed amongst the persons entitled thereto, having regard to the claims of which the liquidator has then notice.

Dated at Toronto this 2nd day of December, 1975.

ALFRED C. SCHWARTZ,
Liquidator,
65 Queen Street West,
Toronto, Ontario M5H 2M5.

(9386)

51

NOTICE IS HEREBY GIVEN that the number of directors of 441 (Huron) Wing, Royal Canadian Air Force Association was increased from three to fifteen by a special resolution which was confirmed by the members of the Corporation on the 13th day of May, 1975.

Dated this 13th day of November, 1975.

KEN MITCHELL,
Secretary.

(9387)

51

W. L. BULMER LIMITED

NOTICE IS HEREBY GIVEN that W. L. Bulmer Limited intends to dissolve by filing Articles of

Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Waterloo, Ontario, this 25th day of November, 1975.

MARIAN BULMER,
Secretary.

(9388) 51

EDMAC DEVELOPMENTS LIMITED

NOTICE IS HEREBY GIVEN that Edmac Developments Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Hamilton this 26th day of November, 1975.

A. F. McLEAN,
President.

RAY C. EDWARDS,
Secretary.

(9389) 51

NOTICE IS HEREBY GIVEN that Hall Fuel (1965) Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 5th day of November, 1975.

R. W. SMITH,
Secretary.

(9390) 51

IN THE MATTER OF *The Business Corporations Act*, R.S.O. 1970, Chapter 53 and amendments made pursuant thereto;

AND IN THE MATTER OF Thorold Hardware Limited, a Company incorporated under the laws of the Province of Ontario.

NOTICE OF INTENTION TO DISSOLVE

Thorold Hardware Limited hereby gives notice, pursuant to *The Business Corporations Act*, of its intention to dissolve.

Dated at Thorold, Ontario, this 20th day of October, 1975.

GLADYS McKELLAR,
President.

(9391) 51

MIDWEST TARGET COMPANY LIMITED

NOTICE IS HEREBY GIVEN that Midwest Target Company Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 4th day of December, 1975.

R. A. EAGLESON,
President.

(9392) 51

NOTICE IS HEREBY GIVEN that Generic Consultants & Trading Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 3rd day of December, 1975.

SALAMON POLLAK,
President.

(9393) 51

RIZZARO INVESTMENTS LIMITED

NOTICE IS HEREBY GIVEN that Rizzaro Investments Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at the City of Niagara Falls this 31st day of October, 1975.

MAURICE RIZZUTO,
Secretary.

(9394) 51

OUR LIVERY SERVICE LIMITED

NOTICE IS HEREBY GIVEN that Our Livery Service Limited intends to surrender its Charter.

Dated at Toronto, this 17th day of November, 1975.

WILLIAM C. L. STATTON.

(9395) 51

NOTICE IS HEREBY GIVEN that the location of the Head Office of Revel Distributors Limited was changed from the City of Orillia, in the Province of Ontario to the Borough of North York, in the Province of Ontario by a special resolution which was confirmed by the shareholders of the Corporation on the 26th day of November, 1975.

Dated this 26th day of November, 1975.

EVELYN M. LEGATE,
Secretary.

(9396) 51

KOBI'S CABINETS LIMITED

NOTICE IS HEREBY GIVEN that the number of directors of Kobi's Cabinets Limited was decreased from three (3) to two (2) by a special By-Law which was confirmed by the shareholders of the Corporation.

Dated the 11th day of November, 1975.

IRMA KOBIALKA,
Secretary.

(9397)

51

MILLGATE MANOR LIMITED

NOTICE IS HEREBY GIVEN that Millgate Manor Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated this 5th day of December, 1975.

DAVID BURSTOW
Secretary-Treasurer.

(9398)

51

AURORA TEXTILES LIMITED

NOTICE IS HEREBY GIVEN that Aurora Textiles Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Stratford this 1st day of December, 1975.

HAROLD K. SIBERRY,
Secretary.

(9399)

51

JOHN BRUNNER LIMITED

NOTICE IS HEREBY GIVEN that John Brunner Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Hanover, Ontario this 30th day of October, 1975.

JOHN BRUNNER,
President.

(9400)

51

PILGRIM PROPERTIES LIMITED

NOTICE IS HEREBY GIVEN that Pilgrim Properties Limited intends to surrender its Charter to the

Lieutenant Governor and to distribute its assets rateably among its shareholders as incidental thereto.

Dated the 2nd day of December, 1975.

DONALD A. BLENKARN,
Secretary.

By his solicitors herein
BLENKARN, ROCHE, KERR &
SHADLOCK,
39 Lakeshore Road East,
Mississauga, Ontario.

(9401)

51

THE SERVICE LAMP CO. LIMITED

NOTICE IS HEREBY GIVEN that The Service Lamp Co. Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations pursuant to *The Business Corporations Act*.

Dated at London, Ontario this 28th day of November, 1975.

F. H. HAMER,
President.

(9410)

51

GRAYRUDE HOLDINGS LIMITED

NOTICE IS HEREBY GIVEN that Grayrude Holdings Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at London, Ontario this 28th day of November, 1975.

F. H. HAMER,
President.

(9411)

51

28026 LAMP LIMITED

NOTICE IS HEREBY GIVEN that 28026 Lamp Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at London, Ontario this 28th day of November, 1975.

F. H. HAMER,
President.

(9412)

51

TAKE NOTICE that on the 2nd day of December, 1975, the shareholders of The Four Hundred Investments Limited passed a resolution requiring the said

Corporation to be wound up voluntarily under the provisions of *The Business Corporations Act*, and appointing Michael I. Atlas, of the City of Toronto, as liquidator.

AND FURTHER TAKE NOTICE that if you have any claims against the said Corporation, proof of such claim must be filed with the liquidator within thirty (30) days of the date of this notice, and the property of the above Corporation will be distributed among the persons entitled thereto having regard to the claims of which the liquidator has received notice accordingly.

Dated at Toronto this 2nd day of December, 1975.

MICHAEL I. ATLAS,
Liquidator,
45 St. Clair Avenue West,
Toronto, Ontario.

(9413)

51

TAKE NOTICE that on the 2nd day of December, 1975, the shareholders of Teralda Investments Limited passed a resolution requiring the said Corporation to be wound up voluntarily under the provisions of *The Business Corporations Act*, and appointing Michael I. Atlas, of the City of Toronto, as liquidator.

AND FURTHER TAKE NOTICE that if you have any claim against the said Corporation, proof of such claim must be filed with the liquidator within thirty (30) days of the date of this notice, and the property of the above Corporation will be distributed among the persons entitled thereto having regard to the claims of which the liquidator has received notice accordingly.

Dated at Toronto, this 2nd day of December, 1975.

MICHAEL I. ATLAS,
Liquidator,
45 St. Clair Avenue West,
Toronto, Ontario.

(9414)

51

FAGOT & SONS (PLAZA) HARDWARE LTD.

NOTICE IS HEREBY GIVEN that Fagot & Sons (Plaza) Hardware Ltd., intends to dissolve pursuant to *The Business Corporations Act*.

Dated at Toronto the 1st day of December, 1975.

M. M. WAX,
President.

(9415)

51

PARWELL INVESTMENTS LIMITED

NOTICE IS HEREBY GIVEN that Parwell Investments Limited, intends to dissolve by filing Articles

of Dissolution with the Ministry of Consumer and Commercial Relations pursuant to *The Corporations Act*.

Dated at Brampton, this 3rd day of December, 1975.

JAMES R. PARSONS,
President.

(9416)

51

ALPHA-OLYMPUS LTD.

Alpha-Olympus Ltd. gives notice pursuant to *The Business Corporations Act* of its intentions to dissolve.

Dated this 4th day of December, 1975.

DAPHNE BRAFLEY,
Secretary.

(9417)

51

NOTICE IS HEREBY GIVEN that P. A. Chop Limited intends to file Articles of Dissolution with the Minister of Consumer and Commercial Relations pursuant to *The Business Corporations Act*.

Dated this 3rd day of December, 1975.

PETER A. CHOP,
President.

(9418)

51

NEWBURGH MILK PRODUCTS LIMITED

NOTICE IS HEREBY GIVEN that Newburgh Milk Products Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Napanee this 12th day of November, 1975.

BLANCHE V. WANNAMAKER,
Secretary.

(9419)

51

STEELOY LIMITED

NOTICE IS HEREBY GIVEN that this Corporation intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations pursuant to *The Business Corporations Act*.

Dated at Mississauga, Ontario, this 27th day of November, 1975.

(9420)

51

**LYON DEVELOPMENT CORPORATION
LIMITED**

NOTICE IS HEREBY GIVEN that Lyon Development Corporation Limited intends to surrender its charter and to be dissolved pursuant to the provisions of *The Business Corporations Act*, Revised Statutes of the Province of Ontario, 1970, Chapter 53, and to distribute its assets rateably among its shareholders incidental thereto.

HAMILTON QUAIN,
Secretary.

(9421) 51

S. W. WELCH LIMITED

NOTICE IS HEREBY GIVEN that S. W. Welch Limited intends to dissolve and to distribute its assets rateably among its shareholders as incidental thereto.

Dated this 1st day of December, 1975.

DOREEN G. JAMES,
Secretary.

(9422) 51

COMINT LEASING & FINANCING LTD.

NOTICE IS HEREBY GIVEN that Comint Leasing & Financing Ltd. intends to dissolve pursuant to *The Business Corporations Act*.

Dated this 8th day of December, 1975.

JOHN J. STORTZ,
Secretary.

(9423) 51

**GROSSE POINTE LEASEHOLDS
LIMITED**

NOTICE IS HEREBY GIVEN that Grosse Pointe Leaseholds Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Sarnia, Ontario, this 26th day of November, A.D. 1975.

JOHN S. McEACHRAN,
Secretary.

(9424) 51

NOTICE IS HEREBY GIVEN that Larwin Advisors of Canada Ltd., an Ontario Corporation, intends to file Articles of Dissolution to be dissolved pursuant to the provisions of *The Business Corporations Act* of Ontario, and to distribute its assets rateably among its shareholders as incidental thereto.

Dated this 2nd day of December, 1975.

GARY W. WALLS,
President.

(9425) 51

NOTICE IS HEREBY GIVEN that Captain Central Holdings Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Willowdale this 8th day of December, 1975.

JOHN KAPTYN,
President.

(9434) 51

NOTICE IS HEREBY GIVEN that Mark Park Leaseholds Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Willowdale this 1st day of December, 1975.

MARY KAPTYN,
President.

(9435) 51

NOTICE IS HEREBY GIVEN that Park Foods & Pharmaceuticals Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations.

Dated this 5th day of December, 1975.

HENRY PERRY,
Secretary.

(9436) 51

J. B. MILLER MACHINERY LIMITED**NOTICE OF WINDING-UP RESOLUTION**

TAKE NOTICE that on the 8th day of December, 1975, all of the shareholders of J. B. Miller Machinery Limited, by signature thereto, consented to a resolution requiring the said Corporation to be wound up voluntarily under the provisions of *The Business Corporations Act* and appointing Percy A. Fishlock, of Weston, Ontario, as liquidator.

AND FURTHER TAKE NOTICE that if you have any claim against the said Company, proof of such claim must be filed with the liquidator within thirty days of the date of this notice, after which time the property of the above Company will be distributed amongst the persons entitled thereto,

having regard to the claims of which the liquidator has then notice.

Dated at Toronto this 8th day of December, 1975.

PERCY A. FISHLOCK,
123 Wincott Drive,
Weston, Ontario.

(9437) 51

NOTICE IS HEREBY GIVEN that Lewis Development and Holding Limited intends to dissolve by filing Articles of Incorporation with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act* dated at Toronto this 28th day of November, 1975.

MR. R. D. LEWIS,
President.

(9438) 51

NOTICE IS HEREBY GIVEN that the number of directors of the LaSalle Baptist Foundation Incorporated was increased from five members to nine members by a special resolution which was confirmed by the members of the corporation on the 4th day of November, 1975.

Dated this 5th day of December, 1975.

W. F. WESTLAKE,
Secretary.

(9439) 51

NOTICE IS HEREBY GIVEN that Algonquin Community Club intends to surrender its charter to the Lieutenant Governor and to distribute its assets rateably among its members as incidental thereto.

Dated at the Township of Augusta, County of Grenville, this 5th day of December, A.D. 1975.

SHIRLEY ANN KNAPP,
Secretary.

(9440) 51

POSEIDON CONSULTANTS INC.

NOTICE IS HEREBY GIVEN that Poseidon Consultants Inc. intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Hamilton, Ontario, this 9th day of December, 1975.

IRENE M. COOK,
Secretary.

(9441) 51

Dissolution of Partnership

NOTICE IS HEREBY GIVEN that the partnership heretofore subsisting between us, the undersigned, Labyrinth Film Production Limited, Burg Productions Limited, and T. A. Kramreither in trust for the limited partners, carrying on business as Labyrinth-Burg Productions in the City of Toronto, has this day been dissolved by mutual consent.

All debts owing to the said partnership are to be paid to Labyrinth Film Productions Limited, 172 Davenport Road, Toronto, aforesaid, and all claims against the said partnership are to be presented to the said Labyrinth Film Productions Limited by whom they will be settled.

Dated this 24th day of November, 1975.

LABYRINTH FILM PRODUCTION
LIMITED,

BURG PRODUCTIONS LIMITED,

T. A. KRAMREITHER, in trust
for the limited partners.

(9334) 49 to 51

WITHDRAWAL FROM PARTNERSHIP

REGIONAL MUNICIPALITY OF WATERLOO

IN THE MATTER OF Price and Grant, Optometrists.

NOTICE IS HEREBY GIVEN that Garry Alexander Grant withdrew as of November 30th, 1975, from partnership with John D'Arcy Price, carrying on business as Price and Grant Optometrists, at 104 King Street West, in the City of Kitchener, and is no longer responsible for the debts of the said partnership.

Dated at Kitchener, this 30th day of November, 1975.

MACKINNON, ZIMMER,
KOLASSA & SCHNURR,
Barristers and Solicitors,
141 Ontario Street North,
Kitchener, Ontario,
Solicitors for Garry Alexander
Grant.

(9426) 51

Change of Name Act

NOTICE IS HEREBY GIVEN that the application of Shirley Madeleine Gollahalli, residing at 528 Quebec Street, Apartment #2, London, Ontario, to change her name to Aline Madeleine Labine, will be heard by the presiding Judge in Chambers

at the Court House, 80 Dundas Street, London, Ontario, on Monday, the 12th day of January, 1976 at the hour of 10.00 o'clock in the forenoon.

Dated at London, Ontario, this 2nd day of December, 1975.

POOLE, BELL, PORTER,
DRAKE & HAINSWORTH,
Barristers and Solicitors,
444 Waterloo Street,
London, Ontario,
N6B 2P3,
Solicitors for the Applicant.

(9402)

51

IN THE MATTER OF *The Change of Name Act*,
R.S.O. 1970, Chapter 60 and amendments thereto;
and

IN THE MATTER OF the Application of George
Pasieczny to change his name to George Gregory
Chekov.

TAKE NOTICE that George Pasieczny, residing at 237 Washington Street, Waterford, Ontario, proposes to change his name to George Gregory Chekov. In pursuance of this, His Honour Judge John A. Pringle of the County Court of the Judicial District of Norfolk has appointed Wednesday, the 21st day of January, 1976 at 9.00 o'clock in the forenoon at his Chambers in the Justice Complex, in the Town of Simcoe for the hearing of the said application.

Dated this 2nd day of December, 1975.

BRIMAGE, TYRRELL,
VAN SEVEREN & HOMENIUK,
Solicitors for the Applicant.

(9403)

51

The Change of Name Act, R.S.O. 1970, Chapter 60
and Amendments thereto.

NOTICE

TAKE NOTICE that Andrea Lynne McDonald, of the City of Chatham, in the County of Kent and Province of Ontario, Married Woman, will apply to his Honour Judge W. B. Beardall, at his Chambers on Thursday, the 8th day of January, 1976, at the hour of 10.00 o'clock in the forenoon, or so soon thereafter as the application can be heard for an Order changing the surname of her unmarried infant child, Christine Lorraine Stroobandt, not being her husband's child, so that the child's surname shall be her surname by marriage.

Dated at Chatham, Ontario this 4th day of December, 1975.

HAROLD J. O'BRIEN &
ASSOCIATES,
Barristers and Solicitors,
126 Queen Street,
Chatham, Ontario.

(9427)

51

TAKE NOTICE that an Application will be made on behalf of Joseph Alan Pogorzelski to change his name to Joseph Alan Poge, and to change the name of Christine Barbara Pogorzelski to Christine Barbara Poge, and that such Application will be heard by the presiding Judge in Chambers at the Court House, 20 Weber Street East, in the City of Kitchener, on Friday, the 9th day of January, 1976 at the hour of eleven o'clock in the forenoon.

Dated at Kitchener, this 5th day of December, A.D. 1975.

JOHN D. E. SHANNON,
Barrister and Solicitor,
30 Spetz Street,
Kitchener, Ontario,
Solicitor for the Applicant.

(9428)

51

TAKE NOTICE that an application will be made on behalf of Larry John Leonard Wilson of 4514 Ferguson Street, in the City of Niagara Falls, in the Regional Municipality of Niagara, before the presiding Judge in his Chambers at the Court House, 102 East Main Street, Welland, Ontario, on Friday, the 9th day of January, 1976, at the hour of 10.00 in the forenoon, or so soon thereafter as the motion can be heard for an Order changing the name of Larry John Leonard Wilson to Larry John Leonard House.

MCBURNEY, DURDAN &
ENDERSON,
Barristers, Solicitors, Etc.,
4759 Queen Street,
Niagara Falls, Ontario,
Solicitors for the Applicant.

(9442)

51

Miscellaneous Notices

QUEBEC TRUST—FIDUCIE DU QUEBEC

NOTICE IS HEREBY GIVEN that Quebec Trust—Fiducie Du Quebec, a Company having its Head Office in the City of Montreal, intends to make application to the Registrar of Loan and Trust Corporations, for registration to transact the business of a Trust Corporation in Ontario as defined by *The Loan and Trust Corporations Act*.

Dated at Montreal this 18th day of November, 1975.

DE GRANDPRE, COLAS, AMYOT,
LESAGE, DESCHENES &
GODIN,
Suite 2501,
Stock Exchange Tower,
Victoria Square,
Montreal, H4Z 1C2,
Quebec, Canada,
Solicitors for the Applicant.

(9313)

49 to 51

THE BOUNDARIES ACT
(R.S.O. 1970, Chapter 48)

NOTICE OF CONFIRMATION
(B-526)

TAKE NOTICE that upon an Application made by The Corporation of the City of Toronto, and pursuant to Section 11 of *The Boundaries Act*, I did confirm the true location on the ground of the easterly boundary of Jarvis Street from Shuter Street to Dundas Street East; the boundaries of George Street and Pembroke Street from Shuter Street to Dundas Street East; the westerly boundary of Sherbourne Street from Shuter Street to Dundas Street East; the northerly boundary of Shuter Street from Jarvis Street to Sherbourne Street; the southerly boundary of Dundas Street East from Jarvis Street to George Street; and the boundaries of Dundas Street East from George Street to Sherbourne Street; all in the City of Toronto, Municipality of Metropolitan Toronto, as set out in my Order of the 3rd day of December, 1975.

AND FURTHER TAKE NOTICE that any person objecting to the confirmation may appeal to a Judge of the Supreme Court of Ontario; notice of such appeal must be served upon me within twenty days after the date of publication of this Notice in THE ONTARIO GAZETTE. I have directed that this Notice be published in THE ONTARIO GAZETTE on the 20th day of December, 1975.

Dated at my Office in the Legal Surveys Branch, 3rd Floor, 400 University Avenue, Toronto, Ontario, this 3rd day of December, 1975.

GORDON F. MACKAY,
Assistant Deputy Director
of Titles.

(9404)

51

THE BOUNDARIES ACT
(R.S.O. 1970, Chapter 48)

NOTICE OF CONFIRMATION
(B-462)

TAKE NOTICE that upon an Application made by The Corporation of the City of Toronto, and

pursuant to Section 11 of *The Boundaries Act*, I did confirm the true location on the ground of the boundaries of Manning Avenue from Robinson Street to College Street, in the City of Toronto, Municipality of Metropolitan Toronto, as set out in my Order of the 20th day of November, 1975.

AND FURTHER TAKE NOTICE that any person objecting to the confirmation may appeal to a Judge of the Supreme Court of Ontario; notice of such appeal must be served upon me within twenty days after the date of publication of this Notice in THE ONTARIO GAZETTE. I have directed that this Notice be published in THE ONTARIO GAZETTE on the 20th day of December, 1975.

Dated at my Office in the Legal Surveys Branch, 3rd Floor, 400 University Avenue, Toronto, Ontario, this 20th day of November, 1975.

GORDON F. MACKAY,
Assistant Deputy Director
of Titles.

(9405)

51

THE BOUNDARIES ACT
(R.S.O. 1970, Chapter 48)

NOTICE OF CONFIRMATION
(B-515)

TAKE NOTICE that upon an Application made by The Corporation of the City of Toronto, and pursuant to Section 11 of *The Boundaries Act*, I did confirm the true location on the ground of the boundaries of Eglinton Avenue West from Bathurst Street to Chaplin Crescent, in the City of Toronto, Municipality of Metropolitan Toronto, as set out in my Order of the 20th day of November, 1975.

AND FURTHER TAKE NOTICE that any person objecting to the confirmation may appeal to a Judge of the Supreme Court of Ontario; notice of such appeal must be served upon me within twenty days after the date of publication of this Notice in THE ONTARIO GAZETTE. I have directed that this Notice be published in THE ONTARIO GAZETTE on the 20th day of December, 1975.

Dated at my Office in the Legal Surveys Branch, 3rd Floor, 400 University Avenue, Toronto, Ontario, this 20th day of November, 1975.

GORDON F. MACKAY,
Assistant Deputy Director
of Titles.

(9406)

51

THE BOUNDARIES ACT
(R.S.O. 1970, Chapter 48)

NOTICE OF CONFIRMATION
(B-156)

TAKE NOTICE that upon an Application made by The Corporation of the Township of Eastnor,

and pursuant to Section 11 of *The Boundaries Act*, I did confirm the true location on the ground of the boundaries of each of the properties lying within Lots 37, 38 and 39 in Concession 4, West of the Bury Road; Lots 37 and 40 and the unsubdivided parts of Lots 38 and 39 in Concession 3, West of the Bury Road; and all of Registered Plan 295; all in the Township of Eastnor, County of Bruce, as set out in my Order of the 3rd day of December, 1975.

AND FURTHER TAKE NOTICE that any person objecting to the confirmation may appeal to a Judge of the Supreme Court of Ontario; notice of such appeal must be served upon me within twenty days after the date of publication of this Notice in THE ONTARIO GAZETTE. I have directed that this Notice be published in THE ONTARIO GAZETTE on the 20th day of December, 1975.

Dated at my Office in the Legal Surveys Branch, 3rd Floor, 400 University Avenue, Toronto, Ontario, this 3rd day of December, 1975.

GORDON F. MACKAY,
Assistant Deputy Director
of Titles.

(9407)

51

THE BOUNDARIES ACT
(R.S.O. 1970, Chapter 48)

NOTICE OF CONFIRMATION
(B-510)

TAKE NOTICE that upon an Application made by The Corporation of the City of Toronto, and pursuant to Section 11 of *The Boundaries Act*, I did confirm the true location on the ground of the southerly boundary of Dundas Street East and the northerly boundary of Shuter Street from Sherbourne Street to Parliament Street; the easterly boundary of Sherbourne Street, the easterly and westerly boundaries of Seaton Street, Ontario Street and Berkeley Street and the westerly boundary of Parliament Street from Shuter Street to Dundas Street East; all in the City of Toronto, Municipality of Metropolitan Toronto, as set out in my Order of the 2nd day of December, 1975.

AND FURTHER TAKE NOTICE that any person objecting to the confirmation may appeal to a Judge of the Supreme Court of Ontario; notice of such appeal must be served upon me within twenty days after the date of publication of this Notice in THE ONTARIO GAZETTE. I have directed that this Notice be published in THE ONTARIO GAZETTE on the 20th day of December, 1975.

Dated at my Office in the Legal Surveys Branch, 3rd Floor, 400 University Avenue, Toronto, Ontario, this 2nd day of December, 1975.

GORDON F. MACKAY,
Assistant Deputy Director
of Titles.

(9408)

51

THE BOUNDARIES ACT
(R.S.O. 1970, Chapter 48)

NOTICE OF CONFIRMATION
(B-522, B-523 and B-535)

TAKE NOTICE that upon Applications made by The Corporation of the Borough of North York, and pursuant to Section 11 of *The Boundaries Act*, I did confirm the true location on the ground of the boundaries of Flemington Road from Varna Drive to Raneer Avenue; Varna Drive from Lawrence Avenue West to Raneer Avenue; Truman Road from Bayview Avenue to Northdale Road; Old Colony Road; Harrison Road from Heathcote Avenue to Old Colony Road; Walker Road from the southerly limit of Registered Plan M-412 to Cameron Avenue; Stuart Avenue from Walker Road to Gwendolen Crescent; Gwendolen Avenue from Walker Road to Gwendolen Crescent; Gwendolen Crescent from the southerly limit of Registered Plan M-442 to Johnston Avenue; Johnston Avenue from Yonge Street to Botham Road; and Cameron Avenue from Yonge Street to Easton Road; all in the Borough of North York, Municipality of Metropolitan Toronto, as set out in my Order of the 2nd day of December, 1975.

AND FURTHER TAKE NOTICE that any person objecting to the confirmation may appeal to a Judge of the Supreme Court of Ontario; notice of such appeal must be served upon me within twenty days after the date of publication of this Notice in THE ONTARIO GAZETTE. I have directed that this Notice be published in THE ONTARIO GAZETTE on the 20th day of December, 1975.

Dated at my Office in the Legal Surveys Branch, 3rd Floor, 400 University Avenue, Toronto, Ontario, this 2nd day of December, 1975.

GORDON F. MACKAY,
Assistant Deputy Director
of Titles.

(9409)

51

THE BOUNDARIES ACT
(R.S.O. 1970, Chapter 48)

NOTICE OF HEARING
(B-503)

TAKE NOTICE that an Application has been made by The Corporation of the City of Toronto for the purpose of confirming the true location on the ground of the east limit of Jarvis Street, the east and west limits of George Street, Frederick Street, Sherbourne Street, Princess Street, Ontario Street and Berkley Street, and the west limit of Parliament Street, all from Adelaide Street East to Front Street East; the north and south limits of King Street East and the north limit of Front Street East from Jarvis Street to Parliament Street; all in the City of Toronto, Municipality of Metropolitan Toronto.

AND FURTHER TAKE NOTICE that four draft plans of survey with the aforementioned boundaries shown in heavy, solid lines, made by the City of Toronto Department of Public Works, one of which is dated June 12, 1974, one of which is dated June 19, 1974, one of which is dated June 24, 1974 and one of which is dated August 6, 1974, and all signed by C. McD. Hill, Ontario Land Surveyor, are deposited in the Office of the Director, Legal Surveys Branch, 3rd Floor, 400 University Avenue, Toronto, Ontario, and in the Department of Public Works, City of Toronto, 25th Floor, East Tower, New City Hall, Toronto, Ontario; and may be inspected by any party or parties interested therein on any week-day, Monday through Friday.

AND FURTHER TAKE NOTICE that copies of the aforementioned plans (or one of the plans affecting your property) are enclosed herewith.

AND FURTHER TAKE NOTICE that any person desiring to object to the confirmation of the boundaries as shown on the draft plans is required to deliver to me by registered mail or by personal service on or before the 19th day of January, 1976, a written statement setting forth the nature and grounds of the Objection.

AND FURTHER TAKE NOTICE that I have appointed the 28th day of January, 1976, at 2.00 o'clock in the afternoon to hear this Application in Room 'A', 3rd Floor, 400 University Avenue, Toronto, Ontario, at which time any person or persons who have filed a claim may appear either personally or through their solicitors to present the evidence in support thereof.

AND FURTHER TAKE NOTICE that I may deliberate upon the evidence presented and proceed in this Hearing regardless of the absence of any parties affected by this Application.

Dated at my Office in the Legal Surveys Branch, 3rd Floor, 400 University Avenue, Toronto, Ontario, this 9th day of December, 1975.

GORDON F. MACKAY,
Assistant Deputy Director
of Titles.

(9430)

51

THE BOUNDARIES ACT
(R.S.O. 1970, Chapter 48)

NOTICE OF HEARING
(B-532)

TAKE NOTICE that an Application has been made by The Corporation of the City of Toronto for the purpose of confirming the true location on the ground of the south boundary of Gerrard Street East from Jarvis Street to Sherbourne Street; the north boundary of Dundas Street East from Jarvis Street to George Street; the east boundary

of Jarvis Street, the east and west boundaries of George Street and Pembroke Street and the west boundary of Sherbourne Street from Dundas Street East to Gerrard Street East; all in the City of Toronto, Municipality of Metropolitan Toronto.

AND FURTHER TAKE NOTICE that a draft plan of survey with the aforesaid boundaries shown in heavy, solid lines, made by the firm of R. Ray Scott (1973) Limited, dated October 22, 1974, and signed by H. S. Bradstock, Ontario Land Surveyor, is deposited in the Office of the Director, Legal Surveys Branch, 3rd Floor, 400 University Avenue, Toronto, Ontario; in the Office of the Surveyor, 500 McNicholl Avenue, Don Mills, Ontario; and in the Office of the Department of Public Works, City of Toronto, 25th Floor, East Tower, New City Hall, Toronto, Ontario; and may be inspected by any party or parties interested therein on any week-day, Monday through Friday.

AND FURTHER TAKE NOTICE that a copy of the aforesaid plan is enclosed herewith.

AND FURTHER TAKE NOTICE that any person desiring to object to the confirmation of the boundaries as shown on the draft plan is required to deliver to me by registered mail or by personal service on or before the 21st day of January, 1976, a written statement setting forth the nature and grounds of the Objection.

AND FURTHER TAKE NOTICE that I have appointed the 28th day of January, 1976, at 10.30 o'clock in the morning to hear this Application in Room 'A', 3rd Floor, 400 University Avenue, Toronto, Ontario, at which time any person or persons who have filed a claim may appear either personally or through their solicitors to present the evidence in support thereof.

AND FURTHER TAKE NOTICE that I may deliberate upon the evidence presented and proceed in this Hearing regardless of the absence of any parties affected by this Application.

Dated at my Office in the Legal Surveys Branch, 3rd Floor, 400 University Avenue, Toronto, Ontario, this 9th day of December, 1975.

GORDON F. MACKAY,
Assistant Deputy Director
of Titles.

(9431)

51

THE BOUNDARIES ACT
(R.S.O. 1970, Chapter 48)

NOTICE OF HEARING
(B-547)

TAKE NOTICE that an Application has been made by the Corporation of the City of Toronto for the purpose of confirming the true location on the ground of the easterly boundary of Sherbourne Street, the westerly and easterly boundaries of

Seaton Street, Ontario Street and Berkeley Street and the westerly boundary of Parliament Street from Dundas Street East to Gerrard Street East; and the southerly boundary of Gerrard Street East from Sherbourne Street to Parliament Street; all in the City of Toronto, Municipality of Metropolitan Toronto.

AND FURTHER TAKE NOTICE that a draft plan of survey with the aforesaid boundaries shown in heavy, solid lines, made by the firm of Yates and Yates Limited, Ontario Land Surveyors, dated November 29, 1974, and signed by George T. Yates, Ontario Land Surveyor, is deposited in the Office of the Director, Legal Surveys Branch, 3rd Floor, 400 University Avenue, Toronto, Ontario; in the Office of the Surveyor, 4901-A Yonge Street, Willowdale, Ontario; and in the Department of Public Works, City of Toronto, 25th Floor, East Tower, New City Hall, Toronto, Ontario, and may be inspected by any party or parties interested therein on any week-day, Monday through Friday.

AND FURTHER TAKE NOTICE that a copy of the said plan is enclosed herewith.

AND FURTHER TAKE NOTICE that any person desiring to object to the confirmation of the boundaries as shown on the draft plan is required to deliver to me by registered mail or by personal service on or before the 26th day of January, 1976, a written statement setting forth the nature and grounds of the Objection.

AND FURTHER TAKE NOTICE that I have appointed the 3rd day of February, 1976, at 10.30 o'clock in the morning to hear this Application in Room 'A', 3rd Floor, 400 University Avenue, Toronto, Ontario, at which time any person or persons who have filed a claim may appear either personally or through their solicitors to present the evidence in support thereof.

AND FURTHER TAKE NOTICE that I may deliberate upon the evidence presented and proceed in this Hearing regardless of the absence of any parties affected by this Application.

Dated at my Office in the Legal Surveys Branch, 3rd Floor, 400 University Avenue, Toronto, Ontario, this 9th day of December, 1975.

GORDON F. MACKAY,
Assistant Deputy Director
of Titles.

(9432)

51

THE BOUNDARIES ACT (R.S.O. 1970, Chapter 48)

NOTICE OF HEARING (B-549)

TAKE NOTICE that an Application has been made by The Corporation of the Borough of North York

for the purpose of confirming the true location on the ground of the boundaries of Gilley Road from Keswick Road to Garratt Boulevard; Home Road from the east limit of Lots 66 and 75 to the west limit of Lots 58 and 83; Powell Road from Ancaster Road to the east limit of Lots 31 and 41; and Hanover Road from the east limit of Lot 7 to the west limit of Lot 11; all according to Registered Plan 1764; all in the Borough of North York, Municipality of Metropolitan Toronto.

AND FURTHER TAKE NOTICE that four draft plans of survey with the aforesaid boundaries shown in heavy, solid lines, made by the firm of Edwards and Gunn Limited, Ontario Land Surveyors, all dated July 16, 1975, and signed by B. K. Edwards, Ontario Land Surveyor, are deposited in the Office of the Director, Legal Surveys Branch, 400 University Avenue, Toronto, Ontario; in the Office of the Surveyor, 163 Willowdale Avenue, Willowdale, Ontario; and in the Borough of North York Municipal Offices, Department of Public Works (Records Sections), 5000 Yonge Street, Willowdale, Ontario, and may be inspected by any party or parties interested therein on any week-day, Monday through Friday.

AND FURTHER TAKE NOTICE that copies of said plans shall be supplied to any interested parties requesting same from the Office of the Surveyor.

AND FURTHER TAKE NOTICE that any person desiring to object to the confirmation of the boundaries as shown on the draft plans is required to deliver to me by registered mail or by personal service on or before the 26th day of January, 1976, a written statement setting forth the nature and grounds of the objection.

AND FURTHER TAKE NOTICE that I have appointed the 3rd day of February, 1976, at 2.00 o'clock in the afternoon to hear this Application in Room 'A', 3rd Floor, 400 University Avenue, Toronto, Ontario, at which time any person or persons who have filed a claim may appear either personally or through their solicitors to present the evidence in support thereof.

AND FURTHER TAKE NOTICE that I may deliberate upon the evidence presented and proceed in this Hearing regardless of the absence of any parties affected by this Application.

Dated at my Office in the Legal Surveys Branch, 3rd Floor, 400 University Avenue, Toronto, Ontario, this 9th day of December, 1975.

GORDON F. MACKAY,
Assistant Deputy Director
of Titles.

(9433)

51

Sheriff's Sale of Lands

COUNTY OF DUFFERIN

UNDER AND BY VIRTUE OF an execution issued out of the County Court of the Judicial District of York, to me directed, against the lands and tenements of Gordon Duplessis, I have seized and taken in execution all the right, title, interest and equity of redemption of Gordon Duplessis, in and to:

All and Singular that certain parcel or tract of land and premises situate, lying and being composed of part of the east half of Lot 25, Concession 2, West of Hurontario Street, in the Township of Mono, in the County of Dufferin, containing 1.033 acres more or less, as shown on a plan of survey by Lloyd Thomson, O.L.S., dated April 4th, 1961, as attached to instrument registered as No. 11811. The said property is registered in the name of Gordon Duplessis and his wife Sarah Eline Duplessis as joint tenants.

On and the said premises is said to be erected a 1½-storey building of frame construction used as snack bar and living quarters and a double detached garage with steel siding and roof and 3 gas islands.

All of which said right, title, interest and equity of redemption of the said Gordon Duplessis, the Defendant, in the said lands and tenements, I shall offer for sale by public auction at my Office in the Court House, 51 Zina Street, Orangeville, Ontario, on Tuesday, the 27th day of January, 1976, at 2.00 o'clock in the afternoon.

The sale is subject to cancellation up to the time of the sale without any further notice.

Dated at Orangeville this 4th day of December, 1975.

A. G. B. CAMPBELL,
Sheriff, County of Dufferin.

(9429)

51

Publications Under The Regulations Act

December 20th, 1975

THE NIAGARA ESCARPMENT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 926/75.

Order of the Treasurer.

Made—November 21st, 1975.

Filed—November 24th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 451/75 MADE UNDER

THE NIAGARA ESCARPMENT PLANNING AND DEVELOPMENT ACT, 1973

1. Paragraph 29 of the Schedule to Ontario Regulation 451/75, as remade by paragraph 1 of Ontario Regulation 813/75, is revoked and the following substituted therefor:

29. In the Town of Stoney Creek in The Regional Municipality of Hamilton-Wentworth described as follows:

Beginning at the intersection of the easterly boundary of the Town of Stoney Creek and the northerly limit of Concession IV of the former Township of Saltfleet;

Thence westerly along that northerly limit to the northwesterly angle of Lot 8 in the said Concession;

Thence southerly along the westerly limit of that Lot to its southwesterly angle;

Thence westerly along the southerly limit of the said Concession to the southwesterly angle of Lot 24 in the said Concession;

Thence southerly to and along the westerly limit of Lot 24 in Concession V to the southwesterly limit of that part of the King's Highway known as No. 20;

Thence northwesterly along that southwesterly limit to the southerly limit of the lands of Ontario Hydro in Lot 25 in the said Concession;

Thence westerly along that southerly limit to the westerly limit of Lot 26 in the said Concession;

Thence northerly along that westerly limit to a line parallel with and distant 300 feet measured southeasterly at right angles

from the boundary between the Town of Stoney Creek and the City of Hamilton;

Thence southwesterly and parallel with that boundary to the southerly limit of the road allowance between concessions VI and VII;

Thence westerly along that southerly limit to the westerly boundary of the Town of Stoney Creek;

Thence northerly and easterly along that boundary to the northerly limit of the right-of-way of the Toronto, Hamilton and Buffalo Railway;

Thence easterly along that limit to the westerly limit of Lot 17 in Concession III of the said former Township of Saltfleet;

Thence northerly along that westerly limit to the northerly limit of the lands of Ontario Hydro;

Thence easterly along that northerly limit and its extension in a straight line to the westerly limit of the road allowance between lots 14 and 15;

Thence northerly along that westerly limit to the northerly limit of the said Concession;

Thence easterly along that northerly limit to the northwesterly angle of Lot 3 in that Concession;

Thence northerly to and along the westerly limit of Lot 3 in Concession II of that Township to the southerly limit of that part of the King's Highway known as No. 8;

Thence easterly along that southerly limit to the easterly boundary of the Town of Stoney Creek;

Thence southerly along that boundary to the place of beginning.

W. DARCY McKEOUGH
*Treasurer of Ontario and
Minister of Economics and
Intergovernmental Affairs*

Dated at Toronto, this 21st day of November, 1975.

THE PLANNING ACT

O. Reg. 927/75.

Restricted Areas—The Regional Municipality of York, Town of Markham.

Made—November 20th, 1975.

Filed—November 25th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 104/72 MADE UNDER THE PLANNING ACT

1. Ontario Regulation 104/72 is amended by adding thereto the following sections:

39. Notwithstanding any other provision of this Order, the land described in Schedule 33 may be used for the erection and use thereon of one single-family dwelling and buildings and structures accessory thereto. O. Reg. 927/75, s. 1, *part*.

40. Notwithstanding any other provision of this Order, the land described in Schedule 34 may be used for agricultural use only. O. Reg. 927/75, s. 1, *part*.

2. The said Regulation is further amended by adding thereto the following Schedules:

Schedule 33

That parcel of land situate in the Town of Markham in The Regional Municipality of York, formerly in the Township of Markham in the County of York, being composed of part of Lot 21 in Concession VIII more particularly described as follows:

Beginning at a place in the southerly limit of the said Lot a distance of 2,602.38 feet measured easterly from the southwesterly angle of the said Lot;

Thence westerly along the southerly limit of the said Lot 300 feet;

Thence northerly parallel to the westerly limit of the said Lot 510 feet to the easterly limit of the right-of-way of the Canadian National Railways;

Thence northeasterly along the said easterly limit 215 feet, more or less, to a point in the limit between the north and south halves of the said Lot;

Thence easterly along the said limit 132 feet;

Thence southerly parallel to the westerly limit of the said Lot 660 feet to the place of beginning.

Excepting therefrom that parcel of land more particularly described as follows:

Beginning at a place in the southerly limit of the said Lot a distance of 2,602.35 feet measured easterly from the southwesterly angle;

Thence westerly along the southerly limit of the said Lot 300 feet;

Thence northerly parallel to the said westerly limit 10 feet;

Thence easterly parallel to the southerly limit 300 feet;

Thence southerly parallel to the said westerly limit to the place of beginning. O. Reg. 927/75, s. 2, *part*.

Schedule 34

That parcel of land situate in the Town of Markham in The Regional Municipality of York, formerly in the Township of Markham in the County of York, designated as parts 1, 2 and 3 on a Reference Plan deposited in the Land Registry Office for the Registry Division of Toronto Boroughs and York South (No. 64) as Number 64R-4896. O. Reg. 927/75, s. 2, *part*.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 20th day of November, 1975.

(6663)

51

THE PLANNING ACT

O. Reg. 928/75.

Restricted Areas—County of Ontario, Township of Scott (now Township of Uxbridge).

Made—November 14th, 1975.

Filed—November 25th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 105/72 MADE UNDER THE PLANNING ACT

1. Schedules 70 and 71 of Ontario Regulation 105/72, as made by section 2 of Ontario Regulation 252/75, are revoked and the following substituted therefor:

Schedule 70

That parcel of land situate in the Township of Uxbridge in The Regional Municipality of Durham, formerly in the Township of Scott in the County of Ontario, being composed of part of Lot 26 in Con-

cession II, designated as Part 2 on a Plan deposited in the Land Registry Office for the Registry Division of Ontario (No. 40) as Number R-2508. O. Reg. 928/75, s. 1, *part*.

Schedule 71

That parcel of land situate in the Township of Uxbridge in The Regional Municipality of Durham, formerly in the Township of Scott in the County of Ontario, being composed of part of Lot 26 in Concession II, designated as Part 3 on a Plan deposited in the Land Registry Office for the Registry Division of Ontario (No. 40) as Number R-2508. O. Reg. 928/75, s. 1, *part*.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 14th day of November, 1975.

(6664) 51

THE PLANNING ACT

O. Reg. 929/75.

Restricted Areas—County of Haldimand, Township of Dunn (now Town of Dunnville).
Made—November 25th, 1975.
Filed—November 25th, 1975.

REGULATION TO AMEND
ONTARIO REGULATION 280/73
MADE UNDER
THE PLANNING ACT

1. Section 42 of Ontario Regulation 280/73, as remade by section 1 of Ontario Regulation 864/75, is revoked and the following substituted therefor:
42. Notwithstanding any other provision of this Order, each of the lands described in Schedules 15, 16, 17, 18, 19, 21, 22, 27, 29, 30, 31, 34 and 35 may each be used for the erection and use thereon of one single-family dwelling and buildings and structures accessory thereto, provided the provisions of section 15 and the following requirements are met:

Minimum front yard	25 feet
Minimum side yard	10 feet
Minimum rear yard	25 feet
Minimum total floor area of dwelling	1,000 square feet
Maximum area of lot to be occupied by dwelling	15 per cent

Maximum height of dwelling two and one-half storeys
O. Reg. 929/75, s. 1.

2. The said Regulation is amended by adding thereto the following Schedule:

Schedule 35

That parcel of land situate in the Town of Dunnville in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Dunn in the County of Haldimand, being composed of part of Lot 6 in Concession II North of the Dunnville and Dover Road more particularly described as follows:

Beginning at an iron bar planted in the easterly limit of the said Lot 6 4,123.92 feet northerly from the southeasterly angle of the said Lot;

Thence north 1° 30' 30" west along the said easterly limit 290 feet to a standard iron bar;

Thence south 88° 29' 30" west 301 feet to an iron bar;

Thence south 1° 30' 30" east 290 feet to an iron bar;

Thence north 88° 29' 30" east 301 feet to the place of beginning. O. Reg. 929/75, s. 2.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 25th day of November, 1975.

(6665) 51

THE PLANNING ACT

O. Reg. 930/75.

Restricted Areas—County of Norfolk, Township of Townsend (now City of Nanticoke).
Made—November 25th, 1975.
Filed—November 25th, 1975.

REGULATION TO AMEND
ONTARIO REGULATION 290/73
MADE UNDER
THE PLANNING ACT

1. Section 39 of Ontario Regulation 290/73, as remade by section 1 of Ontario Regulation 699/75, is revoked and the following substituted therefor:

39. Notwithstanding any other provision of this Order, each of the lands described in Schedules 31, 32, 36, 39, 44, 45, 46, 47, 50, 57, 58, 59, 64, 65 and 66 may each be used for the erection and use thereon

of one single-family dwelling and buildings and structures accessory thereto, provided the requirements of section 8 and the following provisions are met:

Minimum front yard	50 feet
Minimum side yard	10 feet
Minimum rear yard	25 feet
Minimum total floor area of dwelling	1,200 square feet
Maximum percentage of lot area to be occupied by dwelling	15 per cent
Maximum height of dwelling	two and one-half storeys
	O. Reg. 930/75, s. 1.

2. The said Regulation is amended by adding thereto the following Schedules:

Schedule 65

That parcel of land situate in the City of Nanticoke in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Townsend in the County of Norfolk, being composed of parts of Lot 9 in Concession VIII in the said City more particularly described as follows:

Bearings contained herein are astronomic and are referred to those shown on a Plan registered in the Land Registry Office for the Registry Division of Norfolk (No. 37) as Number 692;

Beginning at a place in the northerly limit of the said Plan Number 692 which said place may be located as follows:

Commencing at the southeasterly angle of the said Lot 9;

Thence north 15° 19' west 17.03 feet;

Thence south 78° 16' west along the northerly limit of the said Plan 140.5 feet;

Thence south 78° 02' west along the northerly limit of the said Plan 85.5 feet to the place of beginning;

Thence north 15° 19' west 200 feet;

Thence north 78° 02' east 103 feet;

Thence north 15° 19' west 87.73 feet;

Thence north 78° 02' east 123 feet, more or less, to the easterly limit of the said Lot;

Thence north 15° 19' west along the easterly limit of the said Lot 709.17 feet;

Thence south 78° 02' west 503 feet;

Thence south 13° 54' 30" east 995.84 feet, more or less, to the northerly limit of the said Plan Number 692;

Thence north 78° 02' east along the northerly limit of the said Plan 301.55 feet to the place of beginning. O. Reg. 930/75, s. 2, *part*.

Schedule 66

That parcel of land situate in the City of Nanticoke in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Townsend in the County of Norfolk, being composed of part of Lot 12 in Concession VI more particularly described as follows:

Premising the bearing of the northerly limit of the said Lot 12 to be north 78° 30' east and relating all bearings herein thereto;

Beginning at a place in the northerly limit of the said Lot distant 905.78 feet measured along the said northerly limit from the northwesterly angle of the said Lot;

Thence north 78° 30' east along the said northerly limit 75 feet to an iron bar planted;

Thence south 11° 21' east 618.75 feet;

Thence south 78° 30' west 75 feet;

Thence north 11° 21' west 618.75 feet to the place of beginning. O. Reg. 930/75, s. 2, *part*.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 25th day of November, 1975.

(6666)

51

THE PLANNING ACT

O. Reg. 931/75.

Restricted Areas—Part of the District of Thunder Bay, Townships of Pearson and Scoble.

Made—November 14th, 1975.

Filed—November 26th, 1975.

REGULATION TO AMEND
ONTARIO REGULATION 219/75
MADE UNDER
THE PLANNING ACT

1. Ontario Regulation 219/75 is amended by adding thereto the following section:

15. Notwithstanding any other provision of this Order, the land described in Schedule 3 may be used for the erection and use thereon of one single-family dwelling and buildings and structures accessory thereto. O. Reg. 931/75, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 3

That parcel of land situate in the Geographic Township of Scoble in the Territorial District of Thunder Bay, being that part of the north half of the north half of Lot 3 in Concession I as shown on the Ministry of Transportation and Communications Plan Number P.2137-2 registered in the Land Registry Office for the Land Titles Division of Thunder Bay as Number 32544, being parcels 4735 and 4894 in the Register of the District of Fort William Freehold of the said Township. O. Reg. 931/75, s. 2.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 14th day of November, 1975.

(6677)

51

THE PLANNING ACT

O. Reg. 932/75.

Restricted Areas—County of Norfolk,
Township of Townsend (now City of
Nanticoke).

Made—November 20th, 1975.

Filed—November 26th, 1975.

REGULATION TO AMEND
ONTARIO REGULATION 290/73
MADE UNDER
THE PLANNING ACT

1. Section 39 of Ontario Regulation 290/73, as remade by section 1 of Ontario Regulation 930/75, is revoked and the following substituted therefor:

39. Notwithstanding any other provision of this Order, each of the lands described in Schedules 31, 32, 36, 39, 44, 45, 46, 47, 50, 57, 53, 59, 64, 65, 66 and 67 may each be used for the erection and use thereon

of one single-family dwelling and buildings and structures accessory thereto, provided the requirements of section 8 and the following provisions are met:

Minimum front yard	50 feet
Minimum side yard	10 feet
Minimum rear yard	25 feet
Minimum total floor area of dwelling	1,200 square feet
Maximum percentage of lot area to be occupied by dwelling	15 per cent

Maximum height of dwelling	two and one-half storeys
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O. Reg. 932/75, s. 1.

2. The said Regulation is amended by adding thereto the following Schedule:

Schedule 67

That parcel of land situate in the City of Nanticoke in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Townsend in the County of Norfolk, being composed of part of Lot 4 in Concession X and being parts 1 and 2 on a Plan deposited in the Land Registry Office for the Registry Division of Norfolk (No. 37) as Number 37R-556. O. Reg. 932/75, s. 2.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 20th day of November, 1975.

(6678)

51

THE PLANNING ACT

O. Reg. 933/75.

Restricted Areas—County of Haldimand, Township of Dunn (now Town of Dunnville).

Made—November 20th, 1975.

Filed—November 26th, 1975.

REGULATION TO AMEND
ONTARIO REGULATION 280/73
MADE UNDER
THE PLANNING ACT

1. Section 42 of Ontario Regulation 280/73, as remade by section 1 of Ontario Regulation 929/75, is revoked and the following substituted therefor:

42. Notwithstanding any other provision of this Order, each of the lands described in Schedules 15, 16, 17, 18, 19, 21, 22, 27, 29, 30, 31, 34, 35, 36 and 37 may each be used for the erection and use thereon of one single-family dwelling and buildings and structures accessory thereto, provided the provisions of section 15 and the following requirements are met:

Minimum front yard	25 feet
Minimum side yard	10 feet
Minimum rear yard	25 feet
Minimum total floor area of dwelling	1,000 square feet
Maximum area of lot to be occupied by dwelling	15 per cent
Maximum height of dwelling	two and one-half storeys

O. Reg. 933/75, s. 1.

2. The said Regulation is amended by adding thereto the following Schedules:

Schedule 36

That parcel of land situate in the Town of Dunnville in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Dunn in the County of Haldimand, being composed of part of Lot 12 in Concession II south of the Dunnville and Dover Road, and being Part 2 on a Plan deposited in the Land Registry Office for the Registry Division of Haldimand (No. 18) as Number 18R-650. O. Reg. 933/75, s. 2, *part*.

Schedule 37

That parcel of land situate in the Town of Dunnville in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Dunn in the County of Haldimand, being composed of part of Lot 12 in Concession II south of the Dunnville and Dover Road and being Part 3 on a Plan deposited in the Land Registry Office for the Registry Division of Haldimand (No. 18) as Number 18R-650. O. Reg. 933/75, s. 2, *part*.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 20th day of November, 1975.

THE HIGHWAY TRAFFIC ACT

O. Reg. 934/75.

Speed Limits.

Made—November 19th, 1975.

Filed—November 26th, 1975.

REGULATION TO AMEND REGULATION 429 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Paragraphs 2, 3 and 4 of Part 1 of Schedule 17 to Regulation 429 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

2. That part of the King's Highway known as No. 11 in the Township of Orillia in the County of Simcoe lying between a point situate 1,000 feet measured northerly from its intersection with that part of the King's Highway known as No. 11B in lots 12 and 13 in Concession 2 and a point situate 1,000 feet measured southerly from its intersection with that part of the King's Highway known as No. 11B in lots 3 and 4 in Concession 5.

3. That part of the King's Highway known as No. 11 lying between a point situate 1,000 feet measured northerly from its intersection with that part of the King's Highway known as No. 69 in the Township of Orillia in the County of Simcoe and a point situate 1,000 feet measured southerly from its intersection with the southerly limit of the Village of Burk's Falls in the Township of Armour in the Territorial District of Parry Sound.

- 2.—(1) Paragraph 1 of Part 1 of Schedule 125 to the said Regulation is revoked and the following substituted therefor:

1. That part of the King's Highway known as No. 400 in the County of Simcoe lying between a point situate 2,000 feet measured southerly from its southerly intersection with that part of the King's Highway known as No. 27 in the Township of Innisfil and a point situate at its intersection with that part of the King's Highway known as No. 12 in the Township of Medonte.

(2) Paragraph 1 of Part 8 of the said Schedule 125 is revoked and the following substituted therefor:

Metropolitan Toronto and Simcoe—

1. That part of the King's Highway known as No. 400 lying between a point situate at its intersection with the roadway known as Jane Street in

Borough of North York

Twp. of Innisfil

(6680)

the Borough of North York in The Municipality of Metropolitan Toronto and a point situate 2,000 feet measured southerly from its southerly intersection with that part of the King's Highway known as No. 27 in the Township of Innisfil in the County of Simcoe.

51

THE MUNICIPAL AFFAIRS ACT

O. Reg. 935/75.
Tax Arrears and Tax Sale Procedures.
Made—November 27th, 1975.
Filed—November 28th, 1975.

REGULATION TO AMEND
ONTARIO REGULATION 804/73
MADE UNDER
THE MUNICIPAL AFFAIRS ACT

1.—(1) Item 19 of Schedule 1 to Ontario Regulation 804/73, as remade by section 1 of Ontario Regulation 716/75, is revoked and the following substituted therefor:

19. Peterborough
- Village of Havelock
Village of Lakefield
Village of Millbrook
Village of Norwood
Township of Cavan
Township of Douro
Township of Galway and Cavendish
Township of Smith
Township of South Monaghan

(2) Item 22 of the said Schedule, as remade by subsection 3 of section 1 of Ontario Regulation 603/75, is revoked and the following substituted therefor:

22. Simcoe
- City of Orillia
Town of Alliston
Town of Bradford
Town of Stayner
Town of Wasaga Beach
Village of Cookstown
Village of Creemore
Township of Adjala
Township of Innisfil
Township of Matchedash
Township of Medonte
Township of Rama
Township of Sunnidale
Township of Tecumseth
Township of Tosorontio
Township of West Gwillimbury

W. DARCY McKEOUGH
*Treasurer of Ontario and
Minister of Economics and
Intergovernmental Affairs*

Dated at Toronto, this 27th day of November, 1975.

THE HIGHWAY TRAFFIC ACT**O. Reg. 936/75.**

Extending Validity of Drivers' Licences.

Made—November 26th, 1975.

Filed—November 28th, 1975.

**REGULATION MADE UNDER
THE HIGHWAY TRAFFIC ACT****EXTENDING VALIDITY OF DRIVERS'
LICENCES**

1. Notwithstanding section 23 of Regulation 418 of Revised Regulations of Ontario, 1970, the driver's licence of a person which expires between the 20th day of October, 1975 and the 31st day of January, 1976, both inclusive, shall be deemed to be valid until the 31st day of January, 1976. O. Reg. 936/75, s. 1.

2. Ontario Regulation 832/75 is revoked. O. Reg. 936/75, s. 2.

(6682)

51

**THE MOTOR VEHICLE ACCIDENT
CLAIMS ACT****O. Reg. 937/75.**

General.

Made—May 14th, 1975.

Filed—December 1st, 1975.

**REGULATION TO AMEND
REGULATION 612 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE MOTOR VEHICLE ACCIDENT
CLAIMS ACT**

1. Subsection 2 of section 1 of Regulation 612 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 586/73, is revoked and the following substituted therefor:

(2) The uninsured motor vehicle fee referred to in subsection 2 of section 2 of the Act is \$60. O. Reg. 937/75, s. 1.

(6700)

51

THE PLANNING ACT**O. Reg. 938/75.**

Restricted Areas—County of Haldimand, Township of Walpole (now City of Nanticoke).

Made—November 20th, 1975.

Filed—December 1st, 1975.

**REGULATION TO AMEND
ONTARIO REGULATION 285/73
MADE UNDER
THE PLANNING ACT**

1. Section 19 of Ontario Regulation 285/73, as remade by section 1 of Ontario Regulation 611/75, is revoked and the following substituted therefor:

19. Notwithstanding any other provision of this Order, one single-family dwelling and buildings and structures accessory thereto may be erected and used on each of the lands described in Schedules 2, 3, 4, 6, 7, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 25, 26, 27, 28, 33, 34, 35 and 40 provided the provisions of section 9 and the following requirements are met:

Minimum front yard	50 feet
Minimum side yard	15 feet
Minimum rear yard	35 feet
Minimum total floor area of dwelling	1,100 square feet
Maximum percentage of lot area occupied by dwelling	15 per cent
Maximum height of dwelling	two and one-half storeys

O. Reg. 938/75, s. 1.

2. The said Regulation is amended by adding thereto the following Schedule:

Schedule 40

That parcel of land situate in the City of Nanticoke in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Walpole in the County of Haldimand, being composed of part of Lot 24 in Concession II more particularly described as follows:

Beginning at a place in the northerly limit of Park Street shown on a Plan registered in the Land Registry Office for the Registry Division of Haldimand (No. 18) as Number 357, distant south 77° 53' west 165 feet measured therealong from its intersection with the westerly limit of Erie Street as shown on the said Plan;

Thence south 77° 53' west along the said northerly limit 128.7 feet;

Thence north 15° 32' west 165 feet;

Thence north 77° 53' east 128.7 feet;

Thence south 15° 32' east 165 feet to the place of beginning. O. Reg. 938/75, s. 2.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 20th day of November, 1975.

(6701)

51

THE CONSERVATION AUTHORITIES ACT

O. Reg. 939/75.

Conservation Areas—Sauble Valley.

Made—September 25th, 1975.

Approved—November 26th, 1975.

Filed—December 1st, 1975.

REGULATION MADE UNDER THE CONSERVATION AUTHORITIES ACT

CONSERVATION AREAS—SAUBLE VALLEY

INTERPRETATION

1. In this Regulation,

- (a) "Authority" means The Sauble Valley Conservation Authority;
- (b) "conservation area" means an area consisting of one or more parcels of land owned or leased by the Authority;
- (c) "motorized snow vehicle" means a motorized snow vehicle as defined in *The Motorized Snow Vehicles Act, 1974*;
- (d) "vehicle" means a vehicle as defined in *The Highway Traffic Act*. O. Reg. 939/75, s. 1.

2. This Regulation applies to the use by the public of conservation areas and the works, vehicles, boats, services and other property of the Authority. O. Reg. 939/75, s. 2.

3. No person shall,

- (a) deface, remove or damage any property in a conservation area;

- (b) remove, injure or destroy any tree, shrub, plant, flower or other growing thing or any soil, rock or other material in a conservation area;

- (c) kill, trap, hunt, pursue or in any manner disturb or cause to be disturbed any wild bird, animal or reptile within a conservation area, except,

- (i) in an area designated by the Authority for that purpose, and

- (ii) under the authority of a permit issued by the Secretary-Treasurer of the Authority;

- (d) be in possession of, or fire or discharge any firearm, rocket or fireworks of any type or kind in a conservation area; or

- (e) perform any act that causes or is likely to cause a danger to other persons using a conservation area. O. Reg. 939/75, s. 3.

4. No person shall leave any refuse or other objects or material within a conservation area except in receptacles or pits provided by the Authority for that purpose. O. Reg. 939/75, s. 4.

5. No person shall erect, post, paste, fasten, paint or affix any placard, bill, notice or sign in a conservation area unless a permit therefor is first obtained from the Secretary-Treasurer of the Authority. O. Reg. 939/75, s. 5.

6.—(1) No person shall take any animal into a conservation area unless a permit therefor is first obtained from the Secretary-Treasurer of the Authority.

(2) No person shall permit an animal to be in a conservation area unless the animal is secured by a leash.

(3) No person shall permit an animal to be in any waters in a conservation area set aside for wading, bathing or swimming. O. Reg. 939/75, s. 6.

7. No person shall,

- (a) sell or offer for sale any article or service;
- (b) beg or solicit charity; or
- (c) advertise or carry on any business or commercial enterprise,

within a conservation area except under the authority of a permit therefor issued by the Secretary-Treasurer of the Authority. O. Reg. 939/75, s. 7.

8. No person shall conduct a public meeting or perform any act that causes persons to congregate

or is likely to cause persons to congregate in a conservation area except under the authority of a permit therefor issued by the Secretary-Treasurer of the Authority. O. Reg. 939/75, s. 8.

9. No person shall be in a conservation area after sunset and before sunrise except under the authority of a permit therefor issued by the Secretary-Treasurer of the Authority. O. Reg. 939/75, s. 9.

10. No person shall wade, bathe or swim in a conservation area except at such times and at such places as are designated by the Authority for that purpose. O. Reg. 939/75, s. 10.

11. No person shall operate or use a boat in any waters within the confines of a conservation area, except in areas designated for such purpose. O. Reg. 939/75, s. 11.

12.—(1) Except under the authority of a permit therefor issued by the Secretary-Treasurer of the Authority, no person shall light or maintain a fire in a conservation area in a place other than a fire-place or other location provided by the Authority for that purpose.

(2) No person who lights a fire in a conservation area shall leave the fire unattended or leave the site of the fire before the fire is completely extinguished. O. Reg. 939/75, s. 12.

13. Except in conservation areas that have been designated and posted by the Authority for hunting and archery, no person other than a peace officer shall possess an air-gun, firearm, sling-shot or archery equipment in a conservation area. O. Reg. 939/75, s. 13.

14.—(1) No person shall camp in a conservation area except in such places as are designated by the Authority for that purpose.

(2) No person shall occupy a camp-site except under the authority of a permit issued therefor by the Secretary-Treasurer of the Authority. O. Reg. 939/75, s. 14.

15.—(1) Sections 87, 93, 94 and 98 of *The Highway Traffic Act* apply *mutatis mutandis* to the operation of vehicles on roads under the jurisdiction of the Authority.

(2) No person shall,

- (a) operate a vehicle within a conservation area except on a roadway or other place set aside by the Authority for that purpose;
- (b) operate a vehicle at a speed in excess of 15 miles per hour unless otherwise posted, on any road under the jurisdiction of the Authority;

(c) park a vehicle within a conservation area in a place other than one that has been designated by the Authority for that purpose;

(d) operate a public commercial vehicle, as defined in *The Public Commercial Vehicles Act*, within a conservation area for commercial purposes, except for the purpose of making deliveries within the conservation area; or

(e) operate a motorized snow vehicle on nature trails in a conservation area.

(3) An officer may direct traffic and, in cases of fire, accident, traffic congestion or other emergency, may direct it into such channels as are necessary to prevent or relieve congestion or give right of way.

(4) Every person shall obey any direction given under subsection 3. O. Reg. 939/75, s. 15.

16.—(1) No person shall operate a motorized snow vehicle in a conservation area except,

(a) under the authority of a permit therefor issued by the Secretary-Treasurer of the Authority; and

(b) in a part thereof that is so designated by the Authority for that purpose.

(2) Every operator of a motorized snow vehicle shall produce the permit to operate the vehicle in a conservation area for inspection by an officer upon request.

(3) No person shall operate a motorized snow vehicle in a conservation area except where a permit under *The Motorized Snow Vehicles Act*, 1974 has been issued therefor.

(4) No person shall operate a motorized snow vehicle in a conservation area unless he is insured under a motor vehicle liability policy in accordance with *The Insurance Act* in respect thereof. O. Reg. 939/75, s. 16.

17.—(1) A conservation area or any part thereof may be closed entirely during such specified periods of time as the Authority determines and no person shall enter upon or occupy any such conservation area or any part thereof during the times so posted.

(2) A conservation area or any part thereof may be closed to certain uses during such specified periods of time as the Authority determines and no person shall enter upon or occupy such conservation area or any part thereof for such specified uses during the times so posted. O. Reg. 939/75, s. 17.

18. Staff members of the Authority are appointed officers to enforce this Regulation. O. Reg. 939/75, s. 18.

THE SAUBLE VALLEY CONSERVATION
AUTHORITY:

JAMES GIVEN
Chairman

BETTY L. ADAIR
Secretary-Treasurer

Dated at Owen Sound, this 25th day of September, 1975.

(6702)

51

THE CONSERVATION AUTHORITIES
ACT

O. Reg. 940/75.

Conservation Areas—North Grey
Region.

Made—September 25th, 1975.

Approved—November 26th, 1975.

Filed—December 1st, 1975.

REGULATION MADE UNDER
THE CONSERVATION AUTHORITIES ACT

CONSERVATION AREAS—NORTH GREY
REGION

INTERPRETATION

1. In this Regulation,

- (a) "Authority" means North Grey Region Conservation Authority;
- (b) "conservation area" means an area consisting of one or more parcels of land owned or leased by the Authority;
- (c) "motorized snow vehicle" means a motorized snow vehicle as defined in *The Motorized Snow Vehicles Act, 1974*;
- (d) "vehicle" means a vehicle as defined in *The Highway Traffic Act*. O. Reg. 940/75, s. 1.

2. This Regulation applies to the use by the public of conservation areas and the works, vehicles, boats, services and other property of the Authority. O. Reg. 940/75, s. 2.

3. No person shall,

- (a) deface, remove or damage any property in a conservation area;

- (b) remove, injure or destroy any tree, shrub, plant, flower or other growing thing or any soil, rock or other material in a conservation area;

- (c) kill, trap, hunt, pursue or in any manner disturb or cause to be disturbed any wild bird, animal or reptile within a conservation area, except,

- (i) in an area designated by the Authority for that purpose, and

- (ii) under the authority of a permit issued by the Secretary-Treasurer of the Authority;

- (d) be in possession of, or fire or discharge any firearm, rocket or fireworks of any type or kind in a conservation area; or

- (e) perform any act that causes or is likely to cause a danger to other persons using a conservation area. O. Reg. 940/75, s. 3.

4. No person shall leave any refuse or other objects or material within a conservation area except in receptacles or pits provided by the Authority for that purpose. O. Reg. 940/75, s. 4.

5. No person shall erect, post, paste, fasten, paint or affix any placard, bill, notice or sign in a conservation area unless a permit therefor is first obtained from the Secretary-Treasurer of the Authority. O. Reg. 940/75, s. 5.

6.—(1) No person shall take any animal into a conservation area unless a permit therefor is first obtained from the Secretary-Treasurer of the Authority.

(2) No person shall permit an animal to be in a conservation area unless the animal is secured by a leash.

(3) No person shall permit an animal to be in any waters in a conservation area set aside for wading, bathing or swimming. O. Reg. 940/75, s. 6.

7. No person shall,

- (a) sell or offer for sale any article or service;

- (b) beg or solicit charity; or

- (c) advertise or carry on any business or commercial enterprise,

within a conservation area except under the authority of a permit therefor issued by the Secretary-Treasurer of the Authority. O. Reg. 940/75, s. 7.

8. No person shall conduct a public meeting or perform any act that causes persons to congregate or is likely to cause persons to congregate in a conservation area except under the authority of a permit therefor issued by the Secretary-Treasurer of the Authority. O. Reg. 940/75, s. 8.

9. No person shall be in a conservation area after sunset and before sunrise except under the authority of a permit therefor issued by the Secretary-Treasurer of the Authority. O. Reg. 940/75, s. 9.

10. No person shall wade, bathe or swim in a conservation area except at such times and at such places as are designated by the Authority for that purpose. O. Reg. 940/75, s. 10.

11. No person shall operate or use a boat in any waters within the confines of a conservation area, except in areas designated for such purpose. O. Reg. 940/75, s. 11.

12.—(1) Except under the authority of a permit therefor issued by the Secretary-Treasurer of the Authority, no person shall light or maintain a fire in a conservation area in a place other than a fireplace or other location provided by the Authority for that purpose.

(2) No person who lights a fire in a conservation area shall leave the fire unattended or leave the site of the fire before the fire is completely extinguished. O. Reg. 940/75, s. 12.

13. Except in conservation areas that have been designated and posted by the Authority for hunting and archery, no person other than a peace officer shall possess an air-gun, firearm, sling-shot or archery equipment in a conservation area. O. Reg. 940/75, s. 13.

14.—(1) No person shall camp in a conservation area except in such places as are designated by the Authority for that purpose.

(2) No person shall occupy a camp-site except under the authority of a permit issued therefor by the Secretary-Treasurer of the Authority. O. Reg. 940/75, s. 14.

15.—(1) Sections 87, 93, 94 and 98 of *The Highway Traffic Act* apply *mutatis mutandis* to the operation of vehicles on roads under the jurisdiction of the Authority.

(2) No person shall,

- (a) operate a vehicle within a conservation area except on a roadway or other place set aside by the Authority for that purpose;
- (b) operate a vehicle at a speed in excess of 15 miles per hour unless otherwise posted, on any road under the jurisdiction of the Authority;

(c) park a vehicle within a conservation area in a place other than one that has been designated by the Authority for that purpose;

(d) operate a public commercial vehicle, as defined in *The Public Commercial Vehicles Act*, within a conservation area for commercial purposes, except for the purpose of making deliveries within the conservation area; or

(e) operate a motorized snow vehicle on nature trails in a conservation area.

(3) An officer may direct traffic and, in cases of fire, accident, traffic congestion or other emergency, may direct it into such channels as are necessary to prevent or relieve congestion or give right of way.

(4) Every person shall obey any direction given under subsection 3. O. Reg. 940/75, s. 15.

16.—(1) No person shall operate a motorized snow vehicle in a conservation area except,

(a) under the authority of a permit therefor issued by the Secretary-Treasurer of the Authority; and

(b) in a part thereof that is so designated by the Authority for that purpose.

(2) Every operator of a motorized snow vehicle shall produce the permit to operate the vehicle in a conservation area for inspection by an officer upon request.

(3) No person shall operate a motorized snow vehicle in a conservation area except where a permit under *The Motorized Snow Vehicles Act, 1974* has been issued therefor.

(4) No person shall operate a motorized snow vehicle in a conservation area unless he is insured under a motor vehicle liability policy in accordance with *The Insurance Act* in respect thereof. O. Reg. 940/75, s. 16.

17.—(1) A conservation area or any part thereof may be closed entirely during such specified periods of time as the Authority determines and no person shall enter upon or occupy any such conservation area or any part thereof during the times so posted.

(2) A conservation area or any part thereof may be closed to certain uses during such specified periods of time as the Authority determines and no person shall enter upon or occupy such conservation area or any part thereof for such specified uses during the times so posted. O. Reg. 940/75, s. 17.

18. Staff members of the Authority are appointed officers to enforce this Regulation. O. Reg. 940/75, s. 18.

**NORTH GREY REGION CONSERVATION
AUTHORITY:**

JOSEPH WRIGHT
Chairman

BETTY L. ADAIR
Secretary-Treasurer

Dated at Owen Sound, this 25th day of September, 1975.

(6703) 51

**THE MINISTRY OF NATURAL
RESOURCES ACT, 1972**

O. Reg. 941/75.

Assignment of Powers and Duties of
Minister.

Made—November 26th, 1975.

Filed—December 1st, 1975.

**REGULATION MADE UNDER
THE MINISTRY OF NATURAL RESOURCES
ACT, 1972**

**ASSIGNMENT OF POWERS AND DUTIES
OF MINISTER**

1. The Mining and Lands Commissioner is assigned the powers and duties conferred on the Minister of Natural Resources under subsection 2c of section 27 of *The Conservation Authorities Act* to hear the appeal of Mr. J. D. Zimmerman against the decision of The Grand River Conservation Authority made on the 16th day of September, 1975 denying his application for permission to construct an addition to his house on Part Park Lot 21 in the Township of Pilkington in the County of Wellington and Province of Ontario. O. Reg. 941/75, s. 1.

(6704) 51

**THE CONSERVATION AUTHORITIES
ACT**

O. Reg. 942/75.

Fill, Construction and Alteration to
Waterways—Nickel District.

Made—September 26th, 1975.

Approved—November 26th, 1975.

Filed—December 1st, 1975.

**REGULATION MADE UNDER
THE CONSERVATION AUTHORITIES ACT**

**FILL, CONSTRUCTION AND ALTERATION
TO WATERWAYS—NICKEL DISTRICT**

INTERPRETATION

1. In this Regulation,

- (a) "Authority" means the Nickel District Conservation Authority;
- (b) "building or structure" means a building or structure of any kind;
- (c) "fill" means earth, sand, gravel, rubble, rubbish, garbage or any other material whether similar to, or different from any of the aforementioned materials, used or capable of being used to raise, lower or in any way affect the contours of the ground;
- (d) "fill line" means any line designated as such on the maps referred to in the Schedules;
- (e) "regional storm" means a storm producing in a twelve hour period, in a drainage area of,
 - (i) ten square miles or less, a rainfall that has the distribution set out in Table 1, or
 - (ii) more than ten square miles, a rainfall such that the number of inches of rain referred to in each case in Table 1 shall be modified by the percentage amount shown in Column 2 of Table 2 opposite the size of the drainage area set out opposite thereto in Column 1 of Table 2.

TABLE 1

0.6 inches of rain in the first hour
0.8 inches of rain in the second hour
0.4 inches of rain in the third hour
0.1 inches of rain in the fourth hour
0.2 inches of rain in the fifth hour
0.8 inches of rain in the sixth hour
1.7 inches of rain in the seventh hour
0.8 inches of rain in the eighth hour
0.9 inches of rain in the ninth hour
0.5 inches of rain in the tenth hour
0.5 inches of rain in the eleventh hour
0.3 inches of rain in the twelfth hour

TABLE 2

COLUMN 1	COLUMN 2
Drainage Area (Sq. miles)	Percentage
11 to 20 both inclusive	97
21 to 30 both inclusive	94
31 to 40 both inclusive	90
41 to 60 both inclusive	87
61 to 80 both inclusive	84
81 to 100 both inclusive	82
101 to 150 both inclusive	79
151 to 200 both inclusive	76
201 to 300 both inclusive	74
301 to 400 both inclusive	70
401 to 500 both inclusive	68
501 to 600 both inclusive	66
601 to 700 both inclusive	65

COLUMN 1	COLUMN 2
Drainage Area (Sq. miles)	Percentage
701 to 800 both inclusive	64
801 to 900 both inclusive	63
901 to 1000 both inclusive	62
1001 to 1500 both inclusive	58
1501 to 2000 both inclusive	56
2001 to 2500 both inclusive	53
2501 to 3000 both inclusive	50

(f) "river", "lake", "creek", "stream" or "watercourse" means any river, lake, creek, stream or watercourse under the jurisdiction of the Authority. O. Reg. 942/75, s. 1.

2. The areas described in the Schedules are areas in which, in the opinion of the Authority, the control of flooding or pollution or the conservation of land may be affected by the placing or dumping of fill. O. Reg. 942/75, s. 2.

3. Subject to section 4, no person shall,

- (a) construct any building or structure or permit any building or structure to be constructed in, or on a pond or swamp or in any area that is susceptible to flooding during a regional storm;
- (b) place or dump fill or permit fill to be placed or dumped in the areas described in the Schedules whether such fill is already located in or upon such area, or brought to or on such area from some other place or places; or
- (c) straighten, change, divert, or interfere in any way with the existing channel of a river, creek, stream or watercourse. O. Reg. 942/75, s. 3.

4. Subject to *The Ontario Water Resources Act* or to any private interest, the Authority may permit in writing the construction of any building or structure or the placing or dumping of fill or the straightening, changing, diverting or interfering with the existing channel of a river, creek, stream or watercourse to which section 3 applies if, in the opinion of the Authority, the site of the building or structure or the placing or dumping and the

method of construction or placing or dumping or the straightening, changing, diverting or interfering with the existing channel will not affect the control of flooding or pollution or the conservation of land. O. Reg. 942/75, s. 4.

5. No person shall commence to construct any building or structure or dump or place fill or straighten, change, divert or interfere with the existing channel of a river, creek, stream or watercourse in any area to which section 3 applies before permission to do so has been obtained under section 4. O. Reg. 942/75, s. 5.

6.—(1) A signed application for permission to construct a building or structure shall be filed with the Authority and shall include,

- (a) four copies of a plan for the property showing the proposed location of the building or structure, its elevation and the proposed final grade plan;
- (b) four copies of a complete description of the type of building or structure to be constructed, including drainage details;
- (c) four copies of a statement of the dates between which the construction will be carried out; and
- (d) four copies of a statement of the proposed use of the building or structure following completion of the construction.

(2) A signed application for permission to place or dump fill shall be filed with the Authority and shall include,

- (a) four copies of a plan of the property on which the fill is to be placed, showing the proposed location of filling, the depth to which it is proposed to fill and the proposed final grade of the land when filling is completed;
- (b) four copies of a complete description of the type of fill proposed to be placed or dumped;
- (c) four copies of a statement of the dates between which the placing or dumping will be carried out; and
- (d) four copies of a statement of the proposed use of the land following completion of placing or dumping.

(3) A signed application for permission to straighten, change, divert or interfere in any way with the existing channel of a river, creek, stream or watercourse, shall be filed with the Authority and shall include,

- (a) four copies of a plan on which shall be shown in plan view and cross section the details of such straightening, change, diversion or interference;
- (b) four copies of a description of the protective measures to be undertaken;
- (c) four copies of a statement of the dates between which the straightening, changing, diverting or interfering will be carried out; and
- (d) four copies of a statement of the purpose of the proposed work. O. Reg. 942/75, s. 6.

7. The Authority may, at any time, withdraw any permission given under this Regulation, if, in the opinion of the Authority, the conditions of the permit are not complied with. O. Reg. 942/75, s. 7.

8. Members of the staff of the Authority are appointed officers to enforce this Regulation. O. Reg. 942/75, s. 8.

9. Regulation 111 of Revised Regulations of Ontario, 1970 is revoked. O. Reg. 942/75, s. 9.

Schedule 1

That part of the Junction Creek watershed extending northerly and easterly from Kelly Lake in the Geographic Township of McKim, now part of the City of Sudbury in The Regional Municipality of Sudbury to:

- (a) Lot 4 in Concession VI in the Geographic Township of McKim, now part of the City of Sudbury in The Regional Municipality of Sudbury on the west branch of that creek;
- (b) the north limit of Lot 14 in Concession VI in the Geographic Township of Neelon, now part of the City of Sudbury in The Regional Municipality of Sudbury on the main branch of that creek; and
- (c) the north limit of Lot 15 in Concession VI in the Geographic Township of Neelon, now part of the City of Sudbury in The Regional Municipality of Sudbury on the east branch of that creek,

as shown delineated by the "fill line" and coloured red on maps filed in the Office of the Registrar of Regulations at Toronto as Numbers 1941 to 1953, both inclusive. O. Reg. 942/75, Schedule 1.

Schedule 2

That part of the Whitson River watershed extending northerly and easterly from the south limit of Lot 3 in Concession II in the Geographic

Township of Balfour, now part of the Town of Rayside-Balfour in The Regional Municipality of Sudbury to:

- (a) the east limit of Lot 1 in Concession III in the Geographic Township of Balfour, now part of the Town of Rayside-Balfour in The Regional Municipality of Sudbury on Tributary III and Tributary IV of that river;
- (b) the south limit of the north quarter of Lot 7 in Concession V in the Geographic Township of Rayside, now part of the Town of Rayside-Balfour in The Regional Municipality of Sudbury on Tributary V of that river;
- (c) Labelle Street in Lot 6 in Concession II in the Geographic Township of Hanmer, now part of the Town of Valley East in The Regional Municipality of Sudbury on Tributary VIII of that river;
- (d) the intersection of Anita Street and Gabrielle Street in the north half of Lot 3 in Concession II in the Geographic Township of Hanmer, now part of the Town of Valley East in The Regional Municipality of Sudbury on Tributary VIII-A;
- (e) the east limit of the west half of Lot 2 in Concession I in the Geographic Township of Hanmer, now part of the Town of Valley East in The Regional Municipality of Sudbury on Tributary IX of that river;
- (f) the east limit of Lot 11 in Concession II in the Geographic Township of Capreol, now part of the Town of Valley East in the Regional Municipality of Sudbury on Tributary X of that river; and
- (g) Lot 12 in Concession VI in the Geographic Township of Garson, now part of the Town of Nickel Centre in The Regional Municipality of Sudbury on the main branch of that river,

as shown delineated by the "fill line" and coloured red on maps filed in the Office of the Registrar of Regulations at Toronto as Numbers 1954 to 1984, both inclusive. O. Reg. 942/75, Schedule 2.

THE NICKEL DISTRICT CONSERVATION
AUTHORITY:

C. G. CASWELL
Chairman

D. C. MANSFIELD
Secretary-Treasurer

Dated at Sudbury, this 26th day of September, 1975.

(6705)

THE PLANNING ACT

O. Reg. 943/75.

Restricted Areas—Part of the District of Sudbury.

Made—November 24th, 1975.

Filed—December 1st, 1975.

REGULATION TO AMEND
ONTARIO REGULATION 568/72
MADE UNDER
THE PLANNING ACT

1. Section 3 of Ontario Regulation 568/72, as amended by section 4 of Ontario Regulation 416/73, is further amended by adding thereto the following subsection:
 - (3) Notwithstanding anything contained in this Order,
 - (a) The Regional Municipality of Sudbury, or any other municipality as defined in *The Municipal Affairs Act*;
 - (b) any ministry, department or agency of the Government of Canada or Ontario;
 - (c) any telephone or telegraph company;
 - (d) Ontario Hydro; and
 - (e) a gas company holding a franchise from The Regional Municipality of Sudbury,
- may, for the purpose of providing a service to the public, use land and erect any building or structure. O. Reg. 943/75, s. 1.
2. Paragraph 20 of subsection 5 of section 11 of the said Regulation, as made by section 1 of Ontario Regulation 380/75, is revoked and the following substituted therefor:
20. An expansion, not exceeding 4,000 square feet in total floor area of a steel fabrication building on Part 1 of a Reference Plan deposited in the Land Registry Office for the Registry Division of the District of Sudbury (No. 53) as Number SR-1339 and being part of Lot 5 in Concession VI in the Geographic Township of Broder.
3. Subsection 5 of the said section 11, as amended by section 1 of Ontario Regulation 380/75, is amended by adding thereto the following paragraph:
24. An extension to the existing manufacturing building not exceeding 950 square feet in area on that part of Lot 1 in Concession V in the Geographic Township of Broder designated as parts 1 and 2 according to

a Plan deposited in the Land Registry Office for the Registry Division of the District of Sudbury (No. 53) as Number SR-2055.

4. Subsection 3 of section 13 of the said Regulation, as made by section 6 of Ontario Regulation 380/75, is revoked and the following substituted therefor:

(3) Notwithstanding any provision in subsection 1, the minimum side yard requirements on that part of Lot 5 in Concession VI, being Part 1 of a Plan deposited in the Land Registry Office for the Registry Division of the District of Sudbury (No. 53) as Number SR-1339 in the Geographic Township of Broder, are two feet on one side and 255 feet on the other side. O. Reg. 943/75, s. 4.

5. Paragraphs 85, 86 and 95 of Schedule 2 to the said Regulation, as made by section 7 of Ontario Regulation 380/75, are revoked and the following substituted therefor:

85. Parcel Number 3317 on part of Lot 6 in Concession V in the Geographic Township of Broder.

86. Parcel Number 25103 on part of Lot 6 in Concession IV in the Geographic Township of Broder.

95. Part of Lot 6 in Concession III being Part 3 of a Reference Plan deposited in the Land Registry Office for the Registry Division of the District of Sudbury (No. 53) as Number SR-280 in the Geographic Township of Broder.

6. The said Schedule 2 is amended by adding thereto the following paragraphs:

104. Parcel Number 38384 on Lot 2 in Concession I in the Geographic Township of Dill.

105. Lot 31 on a Plan deposited in the Land Registry Office for the Registry Division of the District of Sudbury (No. 53) as Number M-556 in the Geographic Township of Broder.

106. Parcel Number 11552 on Lot 7 in Concession IV in the Geographic Township of Cleland.

107. Lot 18 on a Plan deposited in the Land Registry Office for the Registry Division of the District of Sudbury (No. 53) as Number M-397 in the Geographic Township of Broder.

108. Lot 12 on a Plan deposited in the Land Registry Office for the Registry Division of the District of Sudbury (No. 53) as Number M-386 in the Geographic Township of Broder.

109. Lot 9 on a Plan deposited in the Land Registry Office for the Registry Division of the District of Sudbury (No. 53) as Number M-404 in the Geographic Township of Broder.

110. Lot 6 on a Plan deposited in the Land Registry Office for the Registry Division of the District of Sudbury (No. 53) as Number M-556 in the Geographic Township of Broder.

111. Lot 17 on a Plan deposited in the Land Registry Office for the Registry Division of the District of Sudbury (No. 53) as Number M-645 in the Geographic Township of MacLennan.

112. Lot 16 on a Plan deposited in the Land Registry Office for the Registry Division of the District of Sudbury (No. 53) as Number M-403 in the Geographic Township of Broder.

113. Lot 31 on a Plan deposited in the Land Registry Office for the Registry Division of the District of Sudbury (No. 53) as Number M-325 in the Geographic Township of Broder.

114. Lot 31 on a Plan deposited in the Land Registry Office for the Registry Division of the District of Sudbury (No. 53) as Number M-379 in the Geographic Township of Broder.

115. Parcel Number 16966 on Lot 1 in Concession III in the Geographic Township of Lorne.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 24th day of November, 1975.

(6706)

51

THE PLANNING ACT

O. Reg. 944/75.

Restricted Areas—County of Oxford,
Township of East Zorra (now
Township of East Zorra-Tavistock).
Made—November 19th, 1975.
Filed—December 1st, 1975.

REGULATION TO AMEND
ONTARIO REGULATION 44/73
MADE UNDER
THE PLANNING ACT

1. Ontario Regulation 44/73 is amended by adding thereto the following section:

13. Notwithstanding any other provision of this Order, the land described in Schedule 7 may be used for the erection and use thereon of a farm equipment storage, sales and repair shop provided the following requirements are met:

Maximum floor area of shop	3,600 square feet
Minimum front yard	100 feet
Minimum side yard	150 feet

O. Reg. 944/75, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 7

That parcel of land situate in the Township of East Zorra-Tavistock in the County of Oxford, formerly the Township of East Zorra, being that part of Lot 8 in Concession XVI designated as Part 1 on a Reference Plan deposited in the Registry Office for the Registry Division of Oxford (No. 41) as Number 41R-1097. O. Reg. 944/75, s. 2.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 19th day of November, 1975.

(6707)

51

THE PLANNING ACT

O. Reg. 945/75.

Restricted Areas—County of Haldimand (now Regional Municipality of Haldimand-Norfolk), Township of Canborough (now Town of Dunnville).

Made—November 26th, 1975.

Filed—December 1st, 1975.

REGULATION TO AMEND
ONTARIO REGULATION 279/73
MADE UNDER
THE PLANNING ACT

1. Section 22 of Ontario Regulation 279/73, as remade by section 1 of Ontario Regulation 88/75, is revoked and the following substituted therefor:

22. Notwithstanding any other provision of this Order, each of the lands described in Schedules 6, 9, 13 and 14 may each be used for the erection and use thereon of one single-family dwelling and buildings and structures accessory thereto, provided the provisions of section 9 and the following requirements are met:

Minimum front yard	30 feet
Minimum side yard	15 feet
Minimum rear yard	25 feet
Maximum lot coverage	20 per cent
Maximum height of dwelling	two and one-half storeys
Minimum total floor area of dwelling	1,000 square feet

O. Reg. 945/75, s. 1.

2. The said Regulation is amended by adding thereto the following Schedule:

Schedule 14

That parcel of land situate in the Town of Dunnville in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Canborough in the County of Haldimand, being composed of part of Lot 1 in the Dochstader Tract, more particularly described as follows:

Premising that the easterly limit of the said Lot has a bearing of north 8° 30' 10" east and relating all other bearings thereto;

Beginning at an iron bar planted in the southerly limit of County Road No. 17 at its intersection with the easterly limit of the said Lot;

Thence south 69° 52' 40" west along the said southerly limit 251.02 feet to a standard iron bar;

Thence south 69° 41' 20" west continuing along the said southerly limit 977.09 feet to an iron bar planted at the place of beginning of the parcel herein described;

Thence north 69° 41' 20" east along the said southerly limit 200 feet to an iron bar;

Thence south 1° 36' 40" east 450 feet;

Thence southwesterly in a straight line to a point in a line drawn from the place of beginning on a bearing of south 1° 36' 40" east and distant 479 feet therefrom;

Thence north 1° 36' 40" west 479 feet to the place of beginning. O. Reg. 945/75, s. 2.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 26th day of November, 1975.

(6708)

51

THE PLANNING ACT

O. Reg. 946/75.

Restricted Areas—County of Norfolk
(now Regional Municipality of
Haldimand-Norfolk), Township of
Charlotteville (now Township of
Delhi).

Made—November 26th, 1975.

Filed—December 1st, 1975.

REGULATION TO AMEND ONTARIO REGULATION 286/73 MADE UNDER THE PLANNING ACT

1. Section 37 of Ontario Regulation 286/73, as remade by section 1 of Ontario Regulation 839/75, is revoked and the following substituted therefor:

37. Notwithstanding any other provision of this Order, the lands described in Schedules 8, 9, 17, 19, 20, 21, 22, 28, 33, 34, 35, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 51, 53, 55, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72 and 73 may each be used for the erection and use thereon of one single-family dwelling and buildings and structures accessory thereto, provided the provisions of section 15 and the following requirements are met:

Minimum front yard	25 feet
Minimum side yard	10 feet
Minimum rear yard	25 feet
Minimum ground floor area for dwelling	1,000 square feet
Maximum lot coverage for dwelling	15 per cent
Maximum height of dwelling	two and one-half storeys

O. Reg. 946/75, s. 1.

2. The said Regulation is amended by adding thereto the following section:

60. Notwithstanding any other provision of this Order, the land described in Schedule 74 may be used for the erection and use thereon of a church and buildings and structures accessory thereto provided the provisions of section 14 and the following requirements are met:

Minimum front yard 130 feet

Minimum rear yard 25 feet

Minimum side yard 10 feet

O. Reg. 946/75, s. 2.

3. The said Regulation is further amended by adding thereto the following Schedules:

Schedule 73

That parcel of land situate in the Township of Delhi in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Charlotteville in the County of Norfolk, being composed of part of Lot 2 in Block 2 according to a Plan of the Village of Silver Hill in the said Township of Charlotteville registered in the Land Registry Office for the Registry Division of Norfolk (No. 37) as Number 60B more particularly described as follows:

Beginning at a place in the westerly limit of the said Lot 2 distant sixty feet measured southerly thereon from the southwesterly angle of Lot 1 in Block 2 according to the said Plan 60B being the northwesterly angle of the land described in an Instrument registered in the said Land Registry Office as Number 188556;

Thence southerly along the westerly limit of the said Lot 90 feet to the southwesterly angle of the land described in the said Instrument Number 188556;

Thence easterly parallel to the southerly limit of the said Lot 394.74 feet, more or less, to the northwesterly angle of the land described in an Instrument registered in the said Land Registry Office as Number 321260;

Thence northerly and parallel to the westerly limit of the said Lot ninety feet;

Thence westerly parallel to the southerly limit of the said Lot 394.74 feet to the place of beginning. O. Reg. 946/75, s. 3, *part*.

Schedule 74

That parcel of land situate in the Township of Delhi in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Charlotte-

ville in the County of Norfolk, being composed of that part of Lot 19 in Concession IX more particularly described as follows:

Premising that the westerly limit of the said Lot 19 to be north 30° west and relating all bearings herein thereto;

Beginning at a place in the westerly limit of the said Lot distant 801 feet measured along the westerly limit of the said Lot from its northwesterly angle;

Thence north 60° east 78.66 feet;

Thence south 74° 02' east 246.7 feet;

Thence south 30° east 254.9 feet;

Thence south 42° 07' west 262.70 feet to the westerly limit of the said Lot;

Thence north 30° west along the westerly limit of the said Lot 512.70 feet to the place of beginning.
O. Reg. 946/75, s. 3, *part*.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 26th day of November, 1975.

(6709)

51

THE PLANNING ACT

O. Reg. 947/75.

Restricted Areas—County of Norfolk
(now The Regional Municipality of
Haldimand-Norfolk), Township of
Middleton (now Township of
Delhi).

Made—November 26th, 1975.

Filed—December 1st, 1975.

REGULATION TO AMEND ONTARIO REGULATION 288/73 MADE UNDER THE PLANNING ACT

1. Ontario Regulation 288/73 is amended by adding thereto the following section:

25. Notwithstanding any other provision of this Order, the land described in Schedule 1 may be used for the erection and use thereon of one single-family dwelling and buildings and structures accessory thereto, in addition to the existing single-family dwelling now lawfully on the land, provided the provisions of section 15 and the following requirements are met:

Minimum front yard	25 feet
Minimum side yard	10 feet
Minimum rear yard	25 feet
Minimum ground floor area for dwelling	1,000 square feet
Maximum height of dwelling	two and one-half storeys
O. Reg. 947/75, s. 1.	

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 1

That parcel of land situate in the Township of Delhi in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Middleton in the County of Norfolk, being composed of that part of the south half of Lot 45 in Concession II South of Talbot Road lying west of the given road crossing the said Lot and the south half of Lot 44 in Concession II South of Talbot Road. O. Reg. 947/75, s. 2.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 26th day of November, 1975.

(6710)

51

THE PLANNING ACT

O. Reg. 948/75.

Restricted Areas—County of Peterborough, Township of Cavan.

Made—November 28th, 1975.

Filed—December 1st, 1975.

REGULATION TO AMEND ONTARIO REGULATION 619/75 MADE UNDER THE PLANNING ACT

1. Section 17 of Ontario Regulation 619/75, as remade by section 1 of Ontario Regulation 917/75, is revoked and the following substituted therefor:

17. Notwithstanding any other provision of this Order, the lands described in Schedules 2, 3, 5, 6 and 7 may each be used for the erection and use thereon of one single-family dwelling and buildings and structures accessory thereto. O. Reg. 948/75, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 7

That parcel of land situate in the Township of Cavan in the County of Peterborough, formerly in the County of Durham, being composed of that part of Lot 8 in Concession VI designated as Lot 5 on a Plan registered in the Land Registry Office for the Registry Division of Peterborough (No. 15), formerly in the Land Registry Office for the Registry Division of Durham (East Riding) (No. 9), as Number 109. O. Reg. 948/75, s. 2.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 28th day of November, 1975.

(6711)

51

THE MINISTRY OF COLLEGES AND UNIVERSITIES ACT, 1971

O. Reg. 949/75.

Ontario Student Loans.

Made—October 1st, 1975.

Approved—November 19th, 1975.

Filed—December 2nd, 1975.

REGULATION MADE UNDER THE MINISTRY OF COLLEGES AND UNIVERSITIES ACT, 1971

ONTARIO STUDENT LOANS

AUTHORIZED OFFICERS

1.—(1) The Deputy Minister and the Director, Student Awards Branch are authorized to approve loans under section 6*d* of the Act.

(2) The Minister may authorize the use of a facsimile signature of an officer of the Ministry mentioned in subsection 1 to be affixed to the loan approval in Form 1 by the use of a rubber stamp or by printing, lithographing, engraving or by other mechanical means. O. Reg. 949/75, s. 1.

FORMS

2. For the purposes of Ontario Regulation 950/75,

(a) a loan application and agreement and certificate of loan approval shall be in Form 1;

(b) a confirmation of enrolment shall be in Form 2; and

(c) a consolidated student loan agreement shall be in Form 3. O. Reg. 949/75, s. 2.

3. Ontario Regulations 513/73 and 574/74 are revoked. O. Reg. 949/75, s. 3.

Form 1

The Ministry of Colleges and Universities Act, 1971
ONTARIO STUDENT LOANS

Please type or print clearly

Ontario



Inst. Code and Seq. No.

A1


ONT.

Social Insurance No.

LOAN APPROVAL

Student's Surname				Given Name				Sex <input type="checkbox"/> Male <input type="checkbox"/> Female			
Student's Mailing Address											
Name and Address of Next of Kin											
Sem/ Acad. Yr. End Date	Sor Y	Month	Year	 Not Negotiable after this date	Previous Loans Declared	<input type="checkbox"/> Canada Student Loan	<input type="checkbox"/> Ontario Student Loan	Percentage of a full course load			
											%
Loan not negotiable before				Day	Month	Year	Amount	Date of issue of this certificate	Day	Month	Year
							\$.XX				
Name and address of Specified Educational Institution:											
Name of Official						Title			Telephone No.		
This certifies that the above-named student has been approved for a guaranteed loan. The amount is shown above. This loan is approved to meet educational costs in a program of studies at the specified educational institution shown.											
Loan approved by:											
Director of Student Awards, Ministry of Colleges and Universities Mowat Block, Queen's Park Toronto, Ontario M7A 2B4 Phone 416-965-5241											

CONFIRMATION OF ENROLMENT — To be completed by Educational Institution and Student

Name of Official				Telephone No.				Instructions to Bank: Issue cheque for \$ in payment of tuition fees on my behalf to: Name of Institution Student's Signature			
This confirms that the above named student is enrolled at this institution; taking the percentage of a full course load shown above, and that the course ends in the academic year end date shown.											
Signature of Official				Day	Month	Year					
Title				 Valid for only 30 days after this date							

LOAN APPLICATION AND AGREEMENT — To be completed by bank and student

I hereby apply for the loan shown as "Amount, if any, now being disbursed".		I certify that:		I certify to the best of my knowledge that the amount shown truly represents, on the effective date shown, the total of loans under the Ontario Student Loan Plan negotiated at this bank.		Effective date of this transaction		Day	Month	Year
a) I have declared all previous provincial and federal student loans and have transferred these loans to the bank where the loan is being negotiated;		b) The amount shown as "Total principal carried forward, excluding C.S.L." truly represents my total principal outstanding under provincial student loan programs on the effective date shown; and		c) I understand my obligation under The Ministry of Colleges and Universities Act, 1971 and the Regulations and that I shall repay my total indebtedness as required by the Act and Regulations:		Amount, if any, now being disbursed		\$.XX	
						Amount, if any, brought forward from previous loans (excluding C.S.L.)		\$		
Signature of Student		Signature of Bank Official		Full name and address of bank		Total principal carried forward (excluding C.S.L.)		\$		
						M.I.C.R. Bank Transit Number				

COPY 1 - BANK

DISTRIBUTION — COPY 6 — Retained by M.C.U. at time of issue
— COPY 5 — To be kept by educational institution
— COPY 4 — to be given to be sent by bank to educational institution
— COPY 3 — by student to be sent by bank to M.C.U.
— COPY 2 — to bank to be retained by bank
— COPY 1 —

Form 2

The Ministry of Colleges and Universities Act, 1971

ONTARIO STUDENT LOANS

Please type or print clearly

M.I.C.R. BANK TRANSIT NUMBER										SOCIAL INSURANCE NUMBER									
10										18									

CONTINUATION/REINSTATEMENT OF INTEREST FREE STATUS

CONFIRMATION OF ENROLLMENT - TO BE COMPLETED BY EDUCATIONAL INSTITUTION

SURNAME OF STUDENT		GIVEN NAMES		MAIDEN NAME	
HOUSE NUMBER AND STREET		APT.	CITY, TOWN OR P.O.	PROV.	POSTAL CODE
ACADEMIC YEAR END DATE		INSTITUTION CODE			
MONTH YEAR		31 34			
27 30					

NOT NEGOTIABLE AFTER THIS DATE

NOTES TO BANK

THIS FORM MAY BE ACCEPTED:

FOR CONTINUATION OR REINSTATEMENT OF ONTARIO STUDENT LOANS PROVIDED THAT THE INSTITUTION IS NAMED IN LOAN AUTHORIZATION HELD BY THE BANK OR THE STUDENT HAS PRESENTED A WRITTEN STATEMENT FROM THE MINISTRY OF COLLEGES AND UNIVERSITIES THAT IT HAS DESIGNATED THE INSTITUTION AS A "SPECIFIED POST-SECONDARY EDUCATIONAL INSTITUTION" AND THAT THIS STATEMENT HAS BEEN RETAINED BY THE BANK.

NAME AND ADDRESS OF INSTITUTION

NAME AND TITLE OF OFFICIAL	TELEPHONE NUMBER
THIS IS TO CONFIRM THAT THE ABOVE NAMED IS ENROLLED AS A STUDENT AT THIS INSTITUTION IN A COURSE OF STUDIES IN THE ACADEMIC YEAR ENDING IN THE MONTH INDICATED ABOVE.	
SIGNATURE OF OFFICIAL	DAY MONTH YEAR
	35 40

VALID FOR ONLY 30 DAYS AFTER THIS DATE

TO BE COMPLETED BY THE BANK AND THE STUDENT

ENSURE THAT THE M.I.C.R. HAS BEEN COMPLETED

EFFECTIVE DATE OF THIS TRANSACTION	DAY MONTH YEAR
	31 40

AMOUNT IF ANY BROUGHT FORWARD FROM PREVIOUS LOANS, EXCLUDING CSL	\$	DAY MONTH YEAR
		27 31

TOTAL PRINCIPAL CARRIED FORWARD, EXCLUDING CSL	\$	DAY MONTH YEAR
		34 39

I CERTIFY TO THE BEST OF MY KNOWLEDGE THAT THE AMOUNT SHOWN TRULY REPRESENTS, ON THE EFFECTIVE DATE SHOWN, THE TOTAL OF LOANS UNDER THE ONTARIO STUDENT LOAN PLAN NEGOTIATED AT THIS BANK.

SIGNATURE OF RESPONSIBLE OFFICER OF BANK

FULL NAME AND ADDRESS OF BANK

I CERTIFY THAT THE AMOUNT SHOWN AS "TOTAL PRINCIPAL CARRIED FORWARD, EXCLUDING CSL" TRULY REPRESENTS MY TOTAL PRINCIPAL OUTSTANDING UNDER THE MINISTRY OF COLLEGES AND UNIVERSITIES ACT ON THE EFFECTIVE DATE SHOWN AND THAT I UNDERSTAND MY OBLIGATIONS UNDER THIS ACT AND THE REGULATIONS AND THAT I SHALL REPAY MY TOTAL INDEBTEDNESS AS REQUIRED BY THE ACT AND REGULATIONS.

STUDENT'S SIGNATURE

DISTRIBUTION: COPY R1 - RETAINED BY BANK
COPY R2 - MAILED BY BANK TO MCU
COPY R3 - MAILED BY BANK TO EDUCATIONAL INSTITUTION
COPY R4 - TO STUDENT

Form 3

The Ministry of Colleges and Universities Act, 1971
ONTARIO STUDENT LOANS

Please type or print clearly

M.I.C.R. BANK TRANSIT NUMBER														SOCIAL INSURANCE NUMBER													
<div><div></div><div></div><div></div><div></div><div></div><div></div><div></div><div></div><div></div><div></div><div></div><div></div><div></div><div></div></div>														<div><div></div><div></div><div></div><div></div><div></div><div></div><div></div><div></div><div></div><div></div><div></div><div></div><div></div><div></div></div>													

Borrower's Surname	Given Names	If married, maiden name

Address of Next-of-kin	Bank Branch and Name

Whereas Ontario Student Loans have been made to the Borrower pursuant to *The Ministry of Colleges and Universities Act, 1971* the Borrower and the Bank mutually agree as follows:

- This agreement consolidates all the Ontario Student Loans made to the Borrower in accordance with the Act and each Ontario Student Loan Agreement signed by the Borrower and replaces any previous Consolidation Agreement for Ontario Student Loans.
- The Borrower will pay to the Bank the principal sum stated in the Right margin, being the total of the outstanding principal amounts of all Ontario Student Loans made to the Borrower, with interest on the said principal sum at the rate stated in consecutive installments.
- Payments will commence as stated on the first day of the month thereafter until the said principal sum and determined interest shall have been paid in full. Each installment to be as stated except that when the outstanding balance of the principal sum is less than the amount of such installment, the final installment shall be the outstanding balance of the principal sum with any interest then accrued.
- Each installment repaid by the Borrower shall be applied first against interest accrued to the date of repayment and then to the balance of principal then outstanding.
- When the final installment has been paid in accordance with this agreement, the liability of the Borrower to the Bank pursuant to this agreement shall thereby be discharged.
- The Borrower may at any time and/or from time to time within the term of this agreement, repay all or part of the principal amount of this loan that the Borrower is obligated to pay under this agreement together with any interest accrued to date of such payment without notice or bonus. The repayment terms may also be varied upon agreement of both parties and in accordance with the Act and Regulations.
- Where the Borrower has ceased to be a student as defined in the Ontario Student Loans Plan Regulations and again becomes such a student, the Bank shall, upon presentation of a Form '1' or '2', suspend his obligation under this agreement, to pay principal and interest effective the date of receipt of said Form and thereafter until and including the sixth month after the month in which he ceases to be a student.

Date	
Borrower's Signature	Signature on behalf of Bank

Loan Details

Month Borrower deemed to have left school			Mo.	Yr.
Repayment Calculations				
Loan Details	%	\$		
From Previous Consolidation	a)	b)	c)	
New advances	d)	e)	f)	
Total	g)	h)	i)	
Consolidation Agreement				
Principal of				
<div><div></div><div></div><div></div><div></div><div></div><div></div><div></div><div></div><div></div><div></div><div></div><div></div><div></div><div></div></div>				
with simple interest at				
<div><div></div><div></div><div></div><div></div><div></div><div></div><div></div><div></div><div></div><div></div><div></div><div></div><div></div><div></div></div> % per annum				
To be repaid as shown:				
<div><div></div><div></div><div></div><div></div><div></div><div></div><div></div><div></div><div></div><div></div><div></div><div></div><div></div><div></div></div> monthly				
From				
Mo.				
Yr.				
To				
Mo.				
Yr.				
monthly				
From				
Mo.				
Yr.				
To				
Mo.				
Yr.				

Comments (if any)

- 1 - Student's Copy
- 2 - Ministry's Copy
- 3 - Bank's Copy

O. Reg. 949/75, Form 3.

J. A. C. AULD
Minister of Colleges and Universities

Dated at Toronto, this 1st day of October, 1975.

THE MINISTRY OF COLLEGES AND
UNIVERSITIES ACT, 1971

O. Reg. 950/75.

Ontario Student Loans.

Made—November 19th, 1975.

Filed—December 2nd, 1975.

REGULATION MADE UNDER
THE MINISTRY OF COLLEGES AND
UNIVERSITIES ACT, 1971

ONTARIO STUDENT LOANS

INTERPRETATION

1. In this Regulation,

- (a) "applicant" means a student who applies for a student loan under the Act;
- (b) "approved course of studies" means a course or courses of study at an eligible institution of at least four weeks duration leading to a credit certificate, diploma or degree;
- (c) "bank" means a chartered bank to which the *Bank Act* (Canada) applies which has agreed with the Minister to provide loans to students under the Act;
- (d) "borrower" means a person to whom a student loan is made;
- (e) "certificate of loan approval" means a certificate issued or caused to be issued by the Minister or by a person authorized for such purpose by Ontario Regulation 949/75 to an applicant eligible to receive a loan under this Act;
- (f) "eligible institution" means,
 - (i) an Ontario University, including any post-secondary educational institution affiliated or federated with it,
 - (ii) Ontario College of Art,
 - (iii) a teachers' college established under *The Education Act, 1974*,
 - (iv) Ryerson Polytechnical Institute,
 - (v) a college of applied arts and technology established under *The Ministry of Colleges and Universities Act, 1971*,
 - (vi) a college of agricultural technology established under *The Ministry of Agriculture and Food Act*,

- (vii) Regis College,
- (viii) Dominican College of Philosophy and Theology,
- (ix) Canadian Memorial Chiropractic College,
- (x) Toronto Institute of Medical Technology,
- (xi) an institution providing a nursing assistant program approved by the Ministry of Health or the Ministry of Education;

- (g) "specified educational institution" means an institute of learning within the Province of Ontario that has been designated as a specified educational institution for the purposes of the *Canada Student Loans Act*;
- (h) "student" means a person who is a Canadian citizen or a person lawfully admitted to Canada for permanent residence, who is ordinarily resident in Canada and except for time spent at a post-secondary institution has resided in Ontario for at least twelve consecutive months prior to the first day of the month in which classes normally commence in the eligible institution for the approved course of studies for which he is applying for a loan and who,
 - (i) is eighteen years of age or over, and
 - (ii) is enrolled at an eligible institution in an approved course of studies;
- (i) "student loan" means a student loan made in accordance with the requirements of section 6d of the Act. O. Reg. 950/75, s. 1.

2.—(1) Subject to section 3, a student ceases to be a student on the day,

- (a) he is no longer enrolled in the eligible institution in the approved course of studies for the period for which he received a loan under the Act; or
- (b) he withdraws from the eligible institution.

(2) The date a student ceases to be enrolled or withdraws from an eligible institution under clauses *a* and *b* of subsection 1 shall be that date determined by such eligible institution. O. Reg. 950/75, s. 2.

3.—(1) A student to whom a student loan has been made shall be deemed not to have ceased to be a student pursuant to section 2 where,

Form 3

The Ministry of Colleges and Universities Act, 1971

ONTARIO STUDENT LOANS

Please type or print clearly

M.I.C.R. BANK TRANSIT NUMBER										SOCIAL INSURANCE NUMBER																			
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Borrower's Surname										Given Names										If married, maiden name									
Address of Next-of-kin										Bank Branch and Name																			
										and																			

Whereas Ontario Student Loans have been made to the Borrower pursuant to *The Ministry of Colleges and Universities Act, 1971* the Borrower and the Bank mutually agree as follows:

1. This agreement consolidates all the Ontario Student Loans made to the Borrower in accordance with the Act and each Ontario Student Loan Agreement signed by the Borrower and replaces any previous Consolidation Agreement for Ontario Student Loans.
2. The Borrower will pay to the Bank the principal sum stated in the Right margin, being the total of the outstanding principal amounts of all Ontario Student Loans made to the Borrower, with interest on the said principal sum at the rate stated in consecutive installments.
3. Payments will commence as stated on the first day of the month thereafter until the said principal sum and determined interest shall have been paid in full. Each installment to be as stated except that when the outstanding balance of the principal sum is less than the amount of such installment, the final installment shall be the outstanding balance of the principal sum with any interest then accrued.
4. Each installment repaid by the Borrower shall be applied first against interest accrued to the date of repayment and then to the balance of principal then outstanding.
5. When the final installment has been paid in accordance with this agreement, the liability of the Borrower to the Bank pursuant to this agreement shall thereby be discharged.
6. The Borrower may at any time and/or from time to time within the term of this agreement, repay all or part of the principal amount of this loan that the Borrower is obligated to pay under this agreement together with any interest accrued to date of such payment without notice or bonus. The repayment terms may also be varied upon agreement of both parties and in accordance with the Act and Regulations.
7. Where the Borrower has ceased to be a student as defined in the Ontario Student Loans Plan Regulations and again becomes such a student, the Bank shall, upon presentation of a Form '1' or '2', suspend his obligation under this agreement, to pay principal and interest effective the date of receipt of said Form and thereafter until and including the sixth month after the month in which he ceases to be a student.

Loan Details		
Month Borrower deemed to have left school	Mo.	Yr.
Repayment Calculations		
Loan Details	%	\$
From Previous Consolidation	a)	b)
New advances	d)	e)
Total	g)	h)
Consolidation Agreement		
Principal of		
with simple interest at		
To be repaid as shown:		
monthly		
From To		
monthly		
From To		
Comments (if any)		

Date

Borrower's Signature

Signature on behalf of Bank

- 1 - Student's Copy
- 2 - Ministry's Copy
- 3 - Bank's Copy

O. Reg. 949/75, Form 3.

J. A. C. AULD

Minister of Colleges and Universities

Dated at Toronto, this 1st day of October, 1975.

THE MINISTRY OF COLLEGES AND
UNIVERSITIES ACT, 1971

O. Reg. 950/75.

Ontario Student Loans.

Made—November 19th, 1975.

Filed—December 2nd, 1975.

REGULATION MADE UNDER
THE MINISTRY OF COLLEGES AND
UNIVERSITIES ACT, 1971

ONTARIO STUDENT LOANS

INTERPRETATION

1. In this Regulation,

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- (b) "approved course of studies" means a course or courses of study at an eligible institution of at least four weeks duration leading to a credit certificate, diploma or degree;
- (c) "bank" means a chartered bank to which the *Bank Act* (Canada) applies which has agreed with the Minister to provide loans to students under the Act;
- (d) "borrower" means a person to whom a student loan is made;
- (e) "certificate of loan approval" means a certificate issued or caused to be issued by the Minister or by a person authorized for such purpose by Ontario Regulation 949/75 to an applicant eligible to receive a loan under this Act;
- (f) "eligible institution" means,
 - (i) an Ontario University, including any post-secondary educational institution affiliated or federated with it,
 - (ii) Ontario College of Art,
 - (iii) a teachers' college established under *The Education Act, 1974*,
 - (iv) Ryerson Polytechnical Institute,
 - (v) a college of applied arts and technology established under *The Ministry of Colleges and Universities Act, 1971*,
 - (vi) a college of agricultural technology established under *The Ministry of Agriculture and Food Act*,

- (vii) Regis College,
- (viii) Dominican College of Philosophy and Theology,
- (ix) Canadian Memorial Chiropractic College,
- (x) Toronto Institute of Medical Technology,
- (xi) an institution providing a nursing assistant program approved by the Ministry of Health or the Ministry of Education;

- (g) "specified educational institution" means an institute of learning within the Province of Ontario that has been designated as a specified educational institution for the purposes of the *Canada Student Loans Act*;
- (h) "student" means a person who is a Canadian citizen or a person lawfully admitted to Canada for permanent residence, who is ordinarily resident in Canada and except for time spent at a post-secondary institution has resided in Ontario for at least twelve consecutive months prior to the first day of the month in which classes normally commence in the eligible institution for the approved course of studies for which he is applying for a loan and who,
 - (i) is eighteen years of age or over, and
 - (ii) is enrolled at an eligible institution in an approved course of studies;
- (i) "student loan" means a student loan made in accordance with the requirements of section 6d of the Act. O. Reg. 950/75, s. 1.

2.—(1) Subject to section 3, a student ceases to be a student on the day,

- (a) he is no longer enrolled in the eligible institution in the approved course of studies for the period for which he received a loan under the Act; or
- (b) he withdraws from the eligible institution.

(2) The date a student ceases to be enrolled or withdraws from an eligible institution under clauses *a* and *b* of subsection 1 shall be that date determined by such eligible institution. O. Reg. 950/75, s. 2.

3.—(1) A student to whom a student loan has been made shall be deemed not to have ceased to be a student pursuant to section 2 where,

(a) the student provides the bank to which his obligations under the loan are owed with confirmation of enrolment,

(i) within six months immediately following the date of termination of the approved course of studies for which he last provided a confirmation that he was enrolled as a student,

(ii) relating to an approved course of studies part of which is within the six months referred to in subclause i, and

(iii) in Form 1 or Form 2 of Ontario Regulation 949/75; or

(b) in the event that the student fails to provide the bank with confirmation of enrolment in accordance with clause a, he establishes to the satisfaction of the Minister that he was unable to provide such confirmation and that he is enrolled as a student in an approved course of studies at a specified educational institution.

(2) Notwithstanding subsection 1, for the purposes of the Act and this Regulation, where a borrower who has ceased to be a student becomes enrolled at a specified educational institution the borrower is deemed not to become a student again until the earlier of,

(a) the date recorded as the effective date of the transaction in the document submitted in accordance with section 11 by the borrower in Form 2 of Ontario Regulation 949/75; or

(b) where a new student loan is made to that borrower, the date recorded as the effective date of the transaction in the loan application and agreement set out in Form 1 of Ontario Regulation 949/75. O. Reg. 950/75, s. 3.

APPLICATION FOR LOAN AND LOAN AGREEMENT

4.—(1) An applicant for a student loan shall submit to a bank a certificate of loan approval in Form 1 of Ontario Regulation 949/75 signed by an officer authorized under subsection 2 of section 1 of Ontario Regulation 949/75 and an official of the eligible institution referred to in such Form.

(2) Where an officer of a bank is satisfied that a student loan may be made to an applicant and such a loan is to be made, the bank and the student shall complete the loan application and agreement portion of the application submitted to the bank pursuant to subsection 1.

(3) A bank shall not make an advance in respect of a student loan until subsections 1 and 2 have been complied with.

(4) Where an advance is made in respect of a student loan, the bank making the advance shall forthwith distribute the copies of the application that relate to that loan in accordance with the instructions printed thereon.

(5) A bank may make a student loan to a student in an amount not greater than the amount set out in the certificate of loan approval submitted by the student. O. Reg. 950/75, s. 4.

5.—(1) A certificate of loan approval may be issued to a student for a sum not exceeding \$2,100 in a twelve-month period.

(2) No certificate of loan approval may be issued which would increase the liability of a borrower to repay student loans made under this Act above \$4,000.

(3) Notwithstanding subsection 1, the Minister or a person authorized under section 2 may issue to a student a certificate of loan approval for a sum exceeding \$2,100 in a twelve-month period for the purpose of repaying a previous loan of the student guaranteed by the Province of Ontario pursuant to Ontario Regulation 513/73. O. Reg. 950/75, s. 5.

6. A certificate of loan approval in Form 1 of Ontario Regulation 949/75 is valid only up to the thirtieth day following the date of confirmation of enrolment as completed by an official of the eligible institution referred to in such Form. O. Reg. 950/75, s. 6.

7.—(1) Every student who applies to a bank for a student loan shall declare to the bank all loans for any purpose granted to him at an earlier date by that bank or any other bank including loans under the *Canada Student Loans Act*.

(2) The Minister may refuse to issue a certificate of loan approval where an existing loan to a student guaranteed by the Province of Ontario or under the *Canada Student Loan Act* is in default.

(3) The Minister may refuse to issue a certificate of loan approval where the Minister has requested a student to repay any part of a grant made under Ontario Regulation 115/75 and such payment is still outstanding.

(4) A bank may refuse to grant a loan in accordance with a certificate of loan approval unless all previous loans of a student guaranteed by the Province of Ontario or under the *Canada Student Loans Act* are transferred to that bank. O. Reg. 950/75, s. 7.

CONSOLIDATION OF LOANS

8.—(1) A borrower to whom a student loan has been made, after he ceases to be a student and before the last day of the sixth month after the month in which he ceases to be a student, shall

enter into a loan agreement to be known as a consolidated student loan agreement in Form 3 of Ontario Regulation 949/75 with the bank to which his obligations under the student loan are owed, which agreement shall determine the amount and duration of the repayments to be made to discharge the principal amount of the student loan and interest on the outstanding balance from time to time.

(2) Where a borrower has entered into a consolidated student loan agreement pursuant to subsection 1, and again becomes a student whose obligations under the consolidated student loan agreement are suspended by the bank on the written direction of an authorized officer of the Ministry, when he again ceases to be a student and before the last day of the sixth month thereafter, he shall enter into a new consolidated student loan agreement with the bank to which his obligations under the student loan are owed, in place of the former consolidated student loan agreement which agreement shall determine the amount and duration of the payments to be made to discharge the principal amount of the loan and interest on the outstanding balance from time to time. O. Reg. 950/75, s. 8.

LOAN TERMS AND REVISION OF LOAN TERMS

9.—(1) Subject to subsection 6, every student loan is repayable by the borrower within a period of not more than seven years after the borrower ceased to be a student.

(2) Instalments of the repayment of a student loan shall be applied first to interest accrued to the date of payment and then to the balance of the principal then outstanding.

(3) The term for repayment of any student loan is such term as the bank, after consultation with the borrower, determines, but where the borrower wishes to repay the whole or any part of the loan at any time before the expiration of the period of repayment specified in the loan agreement, the bank may allow the repayment without penalty.

(4) Where a borrower advises the bank to which his loan is repayable that the terms of the loan agreement are such that he will be in default and where the bank is of the opinion that an alteration or revision of any of the terms of the loan agreement will enable the borrower to meet his obligation thereunder, the bank and the borrower may alter or revise the agreement.

(5) Where a loan agreement is altered or revised under subsection 4 and provides for a term of repayment that does not exceed seven years from the date on which the borrower ceases to be a student, the liability of the Minister to the bank under the Act is not discharged by such alteration or revision.

(6) Where a loan agreement is altered or revised under subsection 4 and provides for a term for repayment of the loan that exceeds seven years from the date on which the borrower ceases to be a student, the altered or revised loan agreement shall not become effective until the bank has notified the Minister, in a form satisfactory to him, of the proposed alteration or revision and has received the approval of the Minister thereto.

(7) Where approval of the Minister is obtained under subsection 6, the alteration or revision of a loan agreement shall not discharge the liability of the Minister to the bank under the Act.

(8) Except for the final instalment, any instalment of a consolidated student loan agreement shall not be less than \$15. O. Reg. 950/75, s. 9.

DEFAULT

10.—(1) Where a borrower fails to enter into a consolidated student loan agreement in accordance with section 8 or where default is made in the payment of any instalment under such consolidated student loan agreement and such default continues for thirty days or where the borrower becomes subject to or takes advantage of any law relating to bankruptcy, insolvency or for the relief of debtors, the entire unpaid principal amount of the loan and interest payable by the student that has accrued thereon shall become due and payable on the date thereafter that is determined by the bank, the interest being at such rate, as may be determined by the bank, not exceeding the rate that would have been payable pursuant to section 14 had a consolidated student loan agreement been entered into between the bank and the borrower on that date.

(2) Where the entire amount of the balance outstanding on a loan becomes due and payable in accordance with subsection 1, the bank may take such measures as it considers advisable including,

- (a) to alter or revise the terms of the loan agreement in accordance with section 9; or
- (b) to effect collection of the amount of the loan outstanding,

without in any way discharging the liability of the Minister to the bank under the Act.

(3) For the purpose of determining the date of default in respect of the student loan of a borrower who,

- (a) does not provide the bank to which his obligations under the loan are owed with confirmation of enrolment in accordance with section 3; and

- (b) fails to enter into a consolidated student loan agreement in accordance with section 8,

the borrower shall be deemed to be in default on the earlier of,

- (c) the first day of the seventh month immediately following the month recorded as the end of the period of the approved course of studies for which he received a loan under the Act as set out on the last confirmation of enrolment accepted by the bank; or
- (d) the first day of the seventh month immediately following the month in which the borrower ceased to be a student, where the bank is advised of this event. O. Reg. 950/75, s. 10.

REINSTATEMENT OF STATUS AS STUDENT

11.—(1) Where a borrower who has ceased to be a student wishes to be reinstated as a student but does not intend to obtain another student loan at that time, he shall,

- (a) where he becomes enrolled at a specified educational institution, provide the bank to which his obligations are owed, with a document in Form 2 of Ontario Regulation 949/75 signed by a designated official of the specified educational institution; and
 - (b) where he becomes enrolled at a specified educational institution not referred to in any application submitted to the bank in Form 1 of Ontario Regulation 949/75 provide the bank with a letter from the Minister stating that the institution named in the document provided by him in Form 2 of Ontario Regulation 949/75 is a specified educational institution.
- (2) Where,
- (a) a bank receives,
 - (i) a document submitted in accordance with clause *a* of subsection 1, or
 - (ii) a document and letter submitted in accordance with clauses *a* and *b* of subsection 1; and
 - (b) the borrower, where requested by the bank, pays to the bank the accrued interest, if any, payable by him on a student loan,

the bank shall suspend the obligations of the borrower under the student loan agreement and under the consolidated student loan agreement to pay principal and interest as of the date recorded as the effective date of the transaction on the

document referred to in clause *a* of subsection 1 and every month thereafter until and including the sixth month after the month in which he again ceases to be a student. O. Reg. 950/75, s. 11.

PAYMENT ON DEATH

12.—(1) The rights of a bank against a borrower in respect of a student loan shall terminate upon the death of the borrower, and the Minister shall pay to the bank whose rights against a borrower are terminated under this section, the amount of principal and interest payable by the borrower at the time of his death as determined under subsection 4.

(2) Notwithstanding subsection 1, where a borrower to whom a student loan has been made by a bank,

- (a) dies and notice of his death is not received by the bank within thirty days of the day of his death; or
- (b) disappears under circumstances that, in the opinion of the Minister, raise beyond a reasonable doubt a presumption that the borrower is dead,

the Minister shall pay to the bank the amount of principal and interest as determined under subsection 5 to have been payable by the borrower, on such day after the borrower's death or disappearance as the Minister may fix, and all rights of the bank against that borrower in respect of that student loan terminate on that day.

(3) A bank making a claim pursuant to subsection 2 shall provide evidence satisfactory to the Minister of the death or disappearance of the borrower.

(4) The amount payable by the Minister to a bank pursuant to subsection 1 shall be the amount of the unpaid balance of principal payable by the borrower at the time of his death and the interest that has accrued thereon to the last day of the month in which the borrower died.

(5) The amount payable by the Minister to a bank pursuant to subsection 2 shall be the amount of the unpaid balance of principal payable by the borrower at the date fixed by the Minister following the death or disappearance of the borrower and interest that has accrued thereon to that date. O. Reg. 950/75, s. 12.

MISREPRESENTATION

13. Where a bank discovers that a document pertaining to a student loan contains a false statement, the bank shall immediately report the matter to the Minister. O. Reg. 950/75, s. 13.

INTEREST

14.—(1) In this section “basic rate” means the minimum commercial lending rate of interest offered at the General Office of the lending bank on the first working day of each fiscal quarter of the lending bank.

(2) In this section “prime rate” means the minimum commercial lending rate of interest offered at the General Office of the lending bank on any given day.

(3) The rate of interest payable pursuant to a student loan agreement and a consolidated student loan agreement by a borrower to whom a student loan has been made shall be the prime rate in effect on the first day of the seventh month immediately following the month in which the borrower ceased to be a student plus one per cent and shall remain at such rate during the duration of the consolidated student loan agreement.

(4) The rate of interest payable by the Minister to a bank in respect of a student loan shall be the basic rate in effect on the date on which the loan was made by the bank and thereafter at the basic rate in effect on the first working day of each fiscal quarter in respect of the period prescribed in subsection 5.

(5) No interest is payable by a student on a student loan in respect of any period while he is a student or in respect of any subsequent period ending on the last day of the sixth month after the month in which he ceases to be a student.

(6) The Minister shall pay to a bank in respect of each student loan that a borrower is obliged to pay to the bank, interest thereon at the rate prescribed in subsection 4 in respect of the period prescribed in subsection 5. O. Reg. 950/75, s. 14.

QUARTERLY INTEREST PAYMENT

15.—(1) The Minister shall pay to a bank within twenty-one days following the last day of January, April, July and October in each year the interest owing to the bank pursuant to subsection 5 of section 14 as calculated by the Minister.

(2) Every payment of interest made pursuant to subsection 1 is subject to review at the request of the bank and an adjustment of interest payment may be made upon verification of the amount payable.

(3) Where a calculation of interest by the Minister varies from that of a bank by reason of a difference in the method used to calculate the interest, the interest as calculated by the Minister shall be the interest payable to the bank by the Minister. O. Reg. 950/75, s. 15.

SUBROGATION

16. Where the Minister has paid to a bank the amount of a loss sustained by the bank as a result of a student loan, Her Majesty in right of Ontario is thereupon subrogated in and to all the rights of the bank in respect of the student loan and, without limiting the generality of the foregoing, all rights and powers of the bank in respect of,

(a) the student loan; and

(b) any Judgment obtained by the bank in respect of the loan,

are thereupon vested in Her Majesty in right of Ontario and Her Majesty in right of Ontario is entitled to exercise all the rights, powers and privileges that the bank had or might exercise in respect of the loan or Judgment, including the right to commence or continue any action or proceeding, to execute any release, transfer, sale or assignment, or in any way collect, realize or enforce the loan or Judgment. O. Reg. 950/75, s. 16.

CLAIMS FOR LOSS

17.—(1) A claim for loss by a bank in respect of a student loan may be made in a form satisfactory to the Minister,

(a) in the case of a claim made pursuant to section 12, at the earliest date that evidence of the death, bankruptcy or disappearance of the borrower is available to the bank; and

(b) in the case of a claim for loss, other than a claim pursuant to section 12 at any time after the student loan has been in default for sixty days, except where in the opinion of the bank the circumstances are exceptional, in which case a claim may be submitted prior to the expiration of sixty days and such claim may be paid at the discretion of the Minister.

(2) The amount of loss sustained by a bank as a result of a student loan for which a claim for loss may be submitted may include,

(a) the unpaid principal amount of the loan;

(b) the uncollected earned interest on the loan calculated to,

(i) the last day of the month in which the borrower died or such later date as may be fixed by the Minister in the case of a claim made pursuant to section 10, or

(ii) the date the claim is approved for payment in the case of a claim other than a claim referred to in sub-clause i;

- (c) any uncollected taxed costs for or incidental to legal proceedings in respect of the loan;
- (d) legal fees, legal costs and legal disbursements, whether taxable or not, actually incurred by the bank, whether with or without litigation, in collecting or endeavouring to collect the loan or to protect the interests of the Minister, but only up to the amount that the Minister may allow; and
- (e) other disbursements actually incurred by the bank in collecting or endeavouring to collect the loan or to protect the interests of the Minister, but only up to the amount that the Minister may allow.

(3) A claim for loss shall be approved for payment by the Minister within thirty days from the receipt thereof and shall be paid forthwith.

(4) Upon payment of a loss in respect of a student loan being made by the Minister to a bank, the bank shall execute a receipt in a form satisfactory to the Minister and shall send the receipt to the Minister together with such applications, agreements and other documents relating to the loan as the Minister requests.

(5) A document purporting to be a receipt, in a form satisfactory to the Minister and purporting to be signed on behalf of a bank, shall be evidence of the payment by the Minister to the bank under the Act in respect of the loan therein mentioned and of the execution of the document on behalf of the bank. O. Reg. 950/75, s. 17.

RECOVERIES

18. Where payment is made by the Minister to a bank in respect of a student loan, the bank shall remit all amounts that may be collected or realized by it pursuant to the student loan in a manner satisfactory to the Minister. O. Reg. 950/75, s. 18.

LOST OR STOLEN CERTIFICATES

19. Where the certificate of loan approval issued to a student is lost or stolen, the student may apply to the Minister or an officer authorized under subsection 2 of section 1 of Ontario Regulation 949/75 for a replacement certificate of loan approval and where the Minister or such officer is satisfied that the certificate has been lost or stolen, may issue or cause to be issued a replacement certificate of loan approval to the student. O. Reg. 950/75, s. 19.

LIABILITY OF THE MINISTER

20. Where false information has been furnished by a borrower in an application for a student loan, the liability of the Minister to the bank shall not for that reason be discharged where the application

has been scrutinized and checked by a responsible officer of the bank with the care required of him by the bank in its ordinary business. O. Reg. 950/75, s. 20.

TRANSFER OR ASSIGNMENT

21.—(1) Where a borrower and a bank agree that the bank will accept the transfer or assignment to it of a student loan agreement and a consolidated student loan agreement, if any, from the bank to which the obligations of the borrower under the agreement are owed, the borrower may apply to the bank to which his obligations under the agreement are owed for such a transfer or assignment and that bank shall forthwith, on receipt of the application of the borrower, transfer or assign the agreement to the bank that has agreed to accept it.

(2) Where an agreement is transferred or assigned pursuant to subsection 1, the bank to which the agreement is transferred or assigned shall pay to the bank from which the agreement is transferred or assigned an amount equal to the principal amount of the loan outstanding as of the date of the transfer or assignment and any interest payable by the borrower that will have accrued as of that date.

(3) A transfer or assignment made pursuant to subsection 1 shall be in a form satisfactory to the Minister. O. Reg. 950/75, s. 21.

REPORTS TO MINISTER

22. Every bank shall furnish to the Minister,

- (a) quarter yearly reports in a form satisfactory to the Minister showing the total of all outstanding student loans at the end of each quarter; and
- (b) as frequently as the Minister may require, copies of all documents relating to student loans processed by the bank. O. Reg. 950/75, s. 22.

(6716)

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THE FARM PRODUCTS GRADES AND SALES ACT

O. Reg. 951/75.

Fruit—Controlled-Atmosphere Storage.

Made—November 26th, 1975.

Filed—December 2nd, 1975.

REGULATION MADE UNDER
THE FARM PRODUCTS GRADES AND
SALES ACT

FRUIT—CONTROLLED-ATMOSPHERE
STORAGE

1. In this Regulation,

- (a) "mechanical sealing" means the closing and sealing of the loading door of a compartment in a controlled-atmosphere storage plant by the operator so as to be sufficiently air-tight for the purpose of controlled-atmosphere storage;
- (b) "official seal" means a seal provided by an inspector and affixed by him to the loading door of a compartment in a controlled-atmosphere storage plant so that the door cannot thereafter be opened without breaking the official seal;
- (c) "operator" means an operator of a controlled-atmosphere storage plant. O. Reg. 951/75, s. 1.

2.—(1) An application for a licence or a renewal of a licence as an operator shall be made to the Director in Form 1.

(2) A licence as an operator shall be in Form 2.

(3) A licence in Form 2 expires with the 31st day of August next following the date on which the licence is issued.

(4) The annual fee for a licence in Form 2 is \$15. O. Reg. 951/75, s. 2.

3.—(1) An application for a licence or a renewal of a licence as a packer of controlled-atmosphere fruit shall be made to the Director in Form 3.

(2) A licence as a packer of controlled-atmosphere fruit shall be in Form 4.

(3) A licence in Form 4 expires with the 31st day of August next following the date on which the licence is issued.

(4) The annual fee for a licence in Form 4 is \$2. O. Reg. 951/75, s. 3.

4.—(1) Subject to section 5, a licence as an operator in Form 2 is issued upon condition that, where apples are delivered to the operator for storage as controlled-atmosphere fruit, the operator,

- (a) notifies the Farm Products Inspection Branch of the Ministry of Agriculture and Food within 120 hours of every mechanical sealing;

(b) controls the oxygen content of the air in each sealed compartment at not more than 5 per cent within 480 hours after the time of mechanical sealing;

(c) maintains during storage an oxygen content of not more than 5 per cent in each compartment in which fruit is stored for a storage period of at least ninety consecutive days;

(d) does not at any time break or permit to be broken an official seal other than where,

- (i) he has first obtained the permission of an inspector to break the seal in order that necessary major repairs to the equipment or structure of the compartment may be made, or

- (ii) the storage period referred to in clause c has been completed;

(e) keeps in a convenient location near each compartment in which fruit is in storage an accurate daily record in Form 5 in respect of that compartment;

(f) keeps a record of the capacity of each compartment, the identification of each lot of fruit, and the quantity of each lot of fruit in storage;

(g) allows inspection of the record in Form 5 at all reasonable times by the owner of the fruit or his agent or an inspector;

(h) sends a report in Form 6 to the Farm Products Inspection Branch, Ministry of Agriculture and Food, Parliament Buildings, Toronto, not later than seven days after the completion of the storage period referred to in clause c in respect of each sealed compartment of fruit at his controlled-atmosphere storage plant; and

(i) marks immediately on each container of controlled-atmosphere fruit removed from a sealed compartment for delivery to a licensed packer,

- (i) the words "controlled atmosphere" immediately preceding the name of the kind of fruit, and

- (ii) the number of his licence as an operator in Form 2.

(2) Where an operator has complied with clause b of subsection 1 with respect to any compartment, an official seal shall be affixed to the loading door of the compartment. O. Reg. 951/75, s. 4.

5. Where it is necessary to make major repairs to the equipment or structure of a compartment in which fruit is stored, the oxygen content of the compartment may exceed 5 per cent for a period of not more than 240 hours if,

- (a) the oxygen content of the compartment does not exceed 5 per cent for a period of at least ninety non-consecutive days;
- (b) the total storage time is not less than 100 consecutive days; and
- (c) the operator forthwith notifies the Farm Products Inspection Branch of the Ministry of Agriculture and Food that the oxygen content of the compartment exceeds 5 per cent. O. Reg. 951/75, s. 5.

6. A licence as a packer of controlled-atmosphere fruit in Form 4 is issued upon condition that, where the holder of the licence repacks controlled-atmosphere fruit, he marks immediately on each container into which he repacks the fruit,

- (a) the words "controlled atmosphere" immediately preceding the name of the kind of fruit; and
- (b) the number of his licence in Form 4 but where the packer is the operator he may mark the containers with the number of his licence in Form 2. O. Reg. 951/75, s. 6.

7.—(1) No person other than the holder of a licence in Form 2 or Form 4 shall mark on, or display with, any container of fruit "controlled-atmosphere" or "C.A." or other words or designation indicating that the fruit is controlled-atmosphere fruit.

(2) No holder of a licence in Form 2 or Form 4 shall mark on any container of fruit the words "controlled atmosphere" unless the fruit was stored under the conditions of licensing mentioned in section 4.

(3) No holder of a licence in Form 2 or Form 4 shall mark on a container of controlled-atmosphere fruit in conjunction with the words "controlled atmosphere" a number other than the number of his licence. O. Reg. 951/75, s. 7.

8. Marks on a container of controlled-atmosphere fruit shall be legible and the letters and figures shall be at least one-quarter of an inch in height and shall be printed, stamped or stencilled,

- (a) on the container;
- (b) on a tag attached to the container; or

(c) in the case of a transparent container, on paper that is placed within the container in such manner that the marks are plainly legible through the container. O. Reg. 951/75, s. 8.

9.—(1) A person who commences or continues to engage in the operation of a controlled-atmosphere storage plant for fruit, other than apples, is exempt from subsection 1 of section 9c of the Act and this Regulation respecting such other fruit.

(2) A person who commences or continues to engage in the packing or repacking of controlled-atmosphere fruit, other than apples, is exempt from subsection 2 of section 9c of the Act and this Regulation respecting such other fruit. O. Reg. 951/75, s. 9.

10. Regulation 289 of Revised Regulations of Ontario, 1970 is revoked. O. Reg. 951/75, s. 10.

Form 1

The Farm Products Grades and Sales Act

APPLICATION FOR LICENCE AS AN OPERATOR OF A CONTROLLED-ATMOSPHERE STORAGE PLANT

To: The Director,
Farm Products Inspection Branch,
Ministry of Agriculture and Food,
Parliament Buildings,
Toronto.

.....
(name of operator)

.....
(address)

applies to the Director, Farm Products Inspection Branch, for a licence as an operator in respect of

.....
(name of controlled-atmosphere storage plant)

under *The Farm Products Grades and Sales Act* and the regulations.

The applicant has complied with the Act and the regulations.

.....
(signature)

By:
(title of person signing)

Dated at this day of 19...

O. Reg. 951/75, Form 1.

Form 2

The Farm Products Grades and Sales Act

LICENCE AS AN OPERATOR OF A
CONTROLLED-ATMOSPHERE STORAGE
PLANT

Under *The Farm Products Grades and Sales Act* and the regulations, and subject to the limitations thereof, this licence is issued

to.....
(name)

of.....
(address)

to engage in the operation of a controlled-atmosphere storage plant known as.....

This licence expires with the 31st day of August next following the date of issue.

Issued at Toronto, this day of.....
19...

.....
Director, Farm Products
Inspection Branch
O. Reg. 951/75, Form 2.

Form 3

The Farm Products Grades and Sales Act

APPLICATION FOR LICENCE AS A
PACKER OF CONTROLLED-ATMOSPHERE
FRUIT

To: The Director,
Farm Products Inspection Branch,
Ministry of Agriculture and Food,
Toronto.

.....
(name of packer)

.....
(address)

applies to the Director, Farm Products Inspection Branch for a licence as a packer of controlled-atmosphere fruit at

.....
(name and location of premises)

under *The Farm Products Grades and Sales Act* and the regulations.

The applicant has complied with the Act and the regulations.

.....
(signature of packer)

Dated at..... this day of
....., 19...

O. Reg. 951/75, Form 3.

Form 4

The Farm Products Grades and Sales Act

LICENCE AS A PACKER OF
CONTROLLED-ATMOSPHERE FRUIT

Under *The Farm Products Grades and Sales Act* and the regulations, and subject to the limitations thereof, this licence is issued

to.....
(name)

of.....
(address)

to engage in the packing or repacking of controlled-atmosphere fruit at

.....
(name and location of premises)

This licence expires with the 31st day of August next following the date of issue.

Issued at Toronto, this day of
19...

.....
Director, Farm Products
Inspection Branch
O. Reg. 951/75, Form 4.

Form 5

The Farm Products Grades and Sales Act

RECORD AT CONTROLLED-ATMOSPHERE STORAGE PLANT

Name of plant.....

Address of plant.....

Name of operator.....

Storage compartment No.....

Name of grower.....

Address of grower.....

Storage: (Quantities and date of placing of each quantity in storage).....

.....

Date of sealing

TESTS

Date and Time	Percentage of carbon dioxide	Percentage of carbon dioxide and oxygen	Percentage of oxygen	Room Temperature	Initials of person making tests

.....
(signature of operator)
O. Reg. 951/75, Form 5.

Form 6

The Farm Products Grades and Sales Act

REPORT ON CONTROLLED-ATMOSPHERE STORAGE FRUIT

To: The Director,
Farm Products Inspection Branch,
Ministry of Agriculture and Food,
Parliament Buildings,
Toronto.

.....
(name of controlled-atmosphere storage plant)

reports as follows on fruit placed in storage:

Storage Compartment Number	Variety	Quantity in Storage	Date of Start on Storage	Date of Sealing	Date of reduction of oxygen content to storage maximum

.....
(signature of operator)

Dated at this day of, 19...
O. Reg. 951/75, Form 6.

THE FARM PRODUCTS MARKETING ACT

O. Reg. 952/75.

Tender Fruit for Processing—Plan.

Made—November 26th, 1975.

Filed—December 2nd, 1975.

REGULATION TO AMEND REGULATION 338 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE FARM PRODUCTS MARKETING ACT

1.—(1) Sections 10 and 11 of the Schedule to Regulation 338 of Revised Regulations of Ontario, 1970, as remade by sections 4 and 5, respectively, of Ontario Regulation 134/73, are revoked and the following substituted therefor:

10.—(1) On or before the 15th day of April in each year the district group in the Judicial District of Niagara South and each county group mentioned in Districts 3, 4 and 5 shall elect a representative or representatives to the District Tender Fruit Growers' Committee on the basis of one representative for each fifty producers or fraction thereof.

(2) On or before the 15th day of April in each year the producers in the Town of Grimsby and the Township of West Lincoln, the Town of Lincoln, the City of St. Catharines and the Town of Niagara-on-the-Lake in The Regional Municipality of Niagara shall elect a representative or representatives to the District Tender Fruit Growers' Committee on the basis of one representative for each fifty producers or fraction thereof.

11.—(1) On or before the 30th day of April in each year each District Tender Fruit Growers' Committee may elect, from the producers in the district, members to the local board as follows:

1. District 1, six members.
2. District 2, one member.
3. District 3, two members.
4. District 4, one member.
5. District 5, one member.

(2) No person is eligible for election from any district unless he is a producer in the district.

(2) Subsection 1 of section 12 of the said Schedule is revoked and the following substituted therefor:

(1) At its first meeting after the 30th day of April, the members elected to the local board shall appoint such producer-members as are necessary to complete the local board.

THE FARM PRODUCTS MARKETING ACT

O. Reg. 953/75.

Grapes for Processing—Plan.

Made—November 26th, 1975.

Filed—December 2nd, 1975.

REGULATION TO AMEND REGULATION 323 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE FARM PRODUCTS MARKETING ACT

1. Section 10 of the Schedule to Regulation 323 of Revised Regulations of Ontario, 1970, section 11 of the said Schedule, as remade by section 4 of Ontario Regulation 131/73 and sections 12 and 13 of the said Schedule, are revoked and the following substituted therefor:

10. On or before the 15th day of April in each year each district group shall elect representatives to The Grape Growers' Committee on the basis of one representative for each fifty producers or fraction thereof.

11. On or before the 30th day of April in each year The Grape Growers' Committee may elect one producer-member to the local board from each of the districts mentioned in subsection 1 of section 7 and one producer-member to the local board from any of the districts mentioned in subsection 1 of section 7.

12.—(1) If a district group fails to hold a meeting for the purpose mentioned in section 10 on or before the 15th day of April in any year, the Board shall fix a day as soon as practicable for that purpose.

(2) If The Grape Growers' Committee fails to hold a meeting for the purposes mentioned in section 11 on or before the 30th day of April in any year, the Board shall fix a day as soon as is practicable for that purpose.

13.—(1) At its first meeting after the 30th day of April the members elected to the local board shall appoint such producer-members as are necessary to complete the local board.

(2) When a member elected or appointed to the local board dies or resigns before the 30th day of April of the year next following the date of his election or appointment, the members of the local board may appoint a producer-member for the unexpired term.

(3) Each producer-member appointed a member to the local board under subsection 1 or 2 shall be a producer in the district for which he is appointed.

THE PLANNING ACT**O. Reg. 954/75.**

Restricted Areas—County of Peterborough, Township of North Monaghan.

Made—December 2nd, 1975.

Filed—December 2nd, 1975.

REGULATION TO AMEND
ONTARIO REGULATION 66/73
MADE UNDER
THE PLANNING ACT

1. Ontario Regulation 66/73 is amended by adding thereto the following section:

19. Notwithstanding any other provision of this Order, the land described in Schedule 9 may be used for the erection and display of four model homes and for the use of one building as an accessory sales office provided that no building is used for human habitation and the following requirements are met:

Minimum front yard 45 feet

Minimum rear yard 30 feet

Minimum side yard 45 feet

A minimum of ten parking spaces are to be provided on the land described in Schedule 9.
O. Reg. 954/75, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 9

That parcel of land situate in the Township of North Monaghan in the County of Peterborough, being composed of that part of Lot 1 in Concession X designated as Part 1 on a Plan deposited in the Land Registry Office for the Registry Division of Peterborough (No. 45) as Number 45R-1747. O. Reg. 954/75, s. 2.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 2nd day of December, 1975.

THE HOUSING DEVELOPMENT ACT**O. Reg. 955/75.**

Owner-Occupant Subsidy.

Made—November 19th, 1975.

Filed—December 3rd, 1975.

REGULATION MADE UNDER
THE HOUSING DEVELOPMENT ACT

OWNER-OCCUPANT SUBSIDY**INTERPRETATION**

1. In this Regulation,

- (a) "approved lender" means an institutional mortgage lender that has been approved by the Lieutenant Governor in Council or is at present an approved mortgage lender under the *National Housing Act* (Canada);
- (b) "builder" means the developer and builder of dwelling units;
- (c) "dwelling unit" means a self-contained unit occupied as a principal residence by an individual or by a family;
- (d) "family income" means the normal gross annual income of a one-income family or the combined normal gross annual income of the major wage earner and his or her spouse of a two-income family except that the inclusion of Family Allowances, Youth Allowances or Capital Gains in the family income shall not disqualify an applicant for a subsidy;
- (e) "O.H.A.P." means the Ontario Housing Action Program of the Ministry of Housing;
- (f) "owner" means the purchaser of the equity in the dwelling unit who is also the occupant thereof and who applies for a subsidy under this Regulation;
- (g) "subsidy" means a payment to assist an owner in the payment of mortgage interest.
O. Reg. 955/75, s. 1.

SUBSIDY

- 2.—(1) Subject to the approval of the Lieutenant Governor in Council, the Minister may enter into agreement with an approved lender to pay subsidies on behalf of owners to assist in payment of mortgage interest on moderately priced dwellings to be constructed under O.H.A.P. in the municipalities listed in the Schedule hereto, if the approved lender files with the Minister on or before the 31st

of December, 1975,

- (a) a mortgage commitment for the dwelling unit;
- (b) the name of the builder of the dwelling units; and
- (c) such further information as the Minister may require.

(2) A subsidy agreement shall not be executed until an agreement under O.H.A.P. between the Minister and the builder has been carried out to the satisfaction of the Minister.

(3) The approved lender may elect to make the mortgages with interest at $10\frac{1}{4}$ per cent per annum or at a rate of interest approved by the Minister.

(4) The subsidy shall be the present value, as determined by the Minister, of the difference between the amount of interest that would be payable on the principal remaining from time to time on the first mortgage of the owner's dwelling unit for a period of five years calculated at $10\frac{1}{4}$ per cent per annum, not in advance, and,

- (a) the interest that actually would be payable under the terms of the mortgage for the same five year period if the interest rate in the mortgage is higher than $10\frac{1}{4}$ per cent per annum; or
- (b) the interest that would be payable for the same five year period on the mortgage at the approved lender's current rate of interest as specified in the agreement between the Minister and the lender, if the interest rate in the mortgage is $10\frac{1}{4}$ per cent per annum. O. Reg. 955/75, s. 2.

CONDITIONS OF PAYMENT

3. Payment of the subsidy shall be subject to the following conditions:

1. Construction of the dwelling units shall be commenced on or before the 31st day of March, 1976.
2. Each mortgage on which a subsidy is to be based shall be registered and shall be insured under the *National Housing Act* (Canada) or by a private mortgage insurance company for the full period thereof.
3. Title to the dwelling unit shall be registered in the name of the owner in the proper Land Registry Office.
4. The owner shall make an application for the subsidy through the lender and shall provide the lender and the Minister with such information as they may require in order to evaluate the application.

5. The family income of the owner must not be in excess of \$20,000 per annum or as modified by the O.H.A.P. agreement at the date of the application for the subsidy.

6. The owner or the spouse of the owner shall not be the owner at the time of application of another dwelling unit of any kind in either of their names individually or in their names jointly with one another or with other person or persons, except that an owner or spouse who has entered into a binding offer to sell such other dwelling unit shall not be disqualified as an applicant under this paragraph. O. Reg. 955/75, s. 3.

PAYMENT OF THE SUBSIDY

4. The approved lender shall collect interest from the owner on the mortgage on his or her dwelling unit at the rate of $10\frac{1}{4}$ per cent per annum, and the Minister shall pay the subsidy direct to the approved lender on behalf of the owner. O. Reg. 955/75, s. 4.

5. The subsidy shall be paid in advance and shall be calculated from the date of adjustment of interest of the first mortgage of the owner's dwelling unit as set out in the executed assumption of mortgage agreement. O. Reg. 955/75, s. 5.

6. The approved lender and the owner shall provide the Minister with whatever information, statements, records or accounts the Minister may require pertaining to the payment of the subsidy. O. Reg. 955/75, s. 6.

Schedule

In The Municipality of Metropolitan Toronto

The City of Toronto
 The Borough of East York
 The Borough of Etobicoke
 The Borough of North York
 The Borough of Scarborough
 The Borough of York

In The Regional Municipality of Durham

The City of Oshawa
 The Town of Ajax
 The Town of Newcastle
 The Town of Pickering

The Town of Whitby

The Township of Brock

The Township of Scugog

The Township of Uxbridge

In The Regional Municipality of Haldimand-Norfolk

The City of Nanticoke

The Town of Dunnville

The Town of Haldimand

The Town of Simcoe

The Township of Delhi

The Township of Norfolk

In The Regional Municipality of Halton

The City of Burlington

The Town of Halton Hills

The Town of Milton

The Town of Oakville

In The Regional Municipality of Hamilton-Wentworth

The City of Hamilton

The Town of Ancaster

The Town of Dundas

The Town of Stoney Creek

The Township of Flamborough

The Township of Glanbrook

In The Regional Municipality of Ottawa-Carleton

The City of Ottawa

The City of Vanier

The Village of Rockcliffe Park

The Township of Cumberland

The Township of Gloucester

The Township of Goulbourn

The Township of March

The Township of Nepean

The Township of Osgoode

The Township of Rideau

The Township of West Carleton

In The Regional Municipality of Peel

The City of Brampton

The City of Mississauga

The Town of Caledon

In The Regional Municipality of York

The Town of Aurora

The Town of Markham

The Town of Newmarket

The Town of Richmond Hill

The Town of Vaughan

The Town of Whitchurch-Stouffville

The Township of East Gwillimbury

The Township of Georgina

The Township of King

The City of Sault Ste. Marie

The City of Thunder Bay

The Township of Sarnia

O. Reg. 955/75, Sched.

(6721)

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THE ENVIRONMENTAL PROTECTION ACT, 1971

O. Reg. 956/75.

Sewage Systems.

Made—November 26th, 1975.

Filed—December 3rd, 1975.

REGULATION TO AMEND ONTARIO REGULATION 229/74 MADE UNDER THE ENVIRONMENTAL PROTECTION ACT, 1971

1. Subsection 2 of section 7 of Ontario Regulation 229/74, as remade by section 2 of Ontario Regulation 944/74, is revoked and the following substituted therefor:

(2) This section comes into force on the 31st day of December, 1976. O. Reg. 956/75, s. 1.

2. Subsection 2 of section 20 of the said Regulation, as made by section 3 of Ontario Regulation 944/74, is revoked and the following substituted therefor:

(2) The provisions of clauses *b* and *c* of subsection 1 requiring septic tanks to have more than one compartment and of clause *e* of subsection 1 come into force on the 31st day of December, 1976. O. Reg. 956/75, s. 2.

3. Paragraph 3 of section 30 of the said Regulation, as remade by section 1 of Ontario Regulation 237/75, is revoked and the following substituted therefor:

- 3.—i. For the issuance prior to the 1st day of December, 1976 of a licence under section 61 of the Act..... \$Nil
- ii. For the issuance after the 30th day of November, 1976 of a licence under section 61 of the Act..... \$100

(6734) 51

THE TEACHERS' SUPERANNUATION ACT

O. Reg. 957/75.

General.

Made—November 26th, 1975.

Filed—December 4th, 1975.

REGULATION TO AMEND REGULATION 810 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE TEACHERS' SUPERANNUATION ACT

1.—(1) Subsection 2 of section 6 of Regulation 810 of Revised Regulations of Ontario, 1970, as amended by section 3 of Ontario Regulation 195/72, is revoked and the following substituted therefor:

(2) A person who has been absent from duty because of pregnancy or the adoption of a child and who was not paid by the person's board for a period or periods during such absence and who returned to duty for not less than twenty school days in a school year may make contributions to the Fund for such period or periods up to but not exceeding a total of six months in the triennium immediately following the first suspension of salary and a total of six months in any succeeding triennium, and the amount of the contributions shall be calculated according to the rate of salary the

person was receiving when the absence from duty commenced or the rate of salary the person would have received under the salary schedule applicable if such person had remained on duty. O. Reg. 957/75, s. 1 (1).

(2) Subsection 3 of the said section 6 is revoked and the following substituted therefor:

(3) A person who has been absent from duty because of duty as a juror or as a member of the Legislative Assembly of Ontario, of the House of Commons of Canada, of the council of a municipality or of a local board as defined in *The Municipal Affairs Act*, and who was not paid by his board for a period or periods during such absence and who returned to duty for not less than twenty school days in a school year may make contributions to the Fund for such period or periods, and the amount of the contributions shall be calculated according to the rate of salary he was receiving when the absence from duty commenced or the rate of salary he would have received under the salary schedule applicable if he had remained on duty. O. Reg. 957/75, s. 1 (2).

2. Subsections 2 and 3 of section 7 of the said Regulation are revoked and the following substituted therefor:

(2) A person who ceased to be employed because of pregnancy or the adoption of a child and who was again employed for not less than twenty school days in a school year may make contributions to the Fund for the period or periods of unemployment up to but not exceeding a total of six months in the triennium immediately following the cessation of employment and a total of six months in any succeeding triennium, and the amount of the contributions shall be calculated according to the rate of salary the person was receiving at the time of the cessation of employment or the rate of salary the person would have received under the salary schedule applicable if no cessation of employment had occurred.

(3) A person who ceased to be employed because of duty as a member of the Legislative Assembly of Ontario, of the House of Commons of Canada, of the council of a municipality or of a local board as defined in *The Municipal Affairs Act*, and who was again employed for not less than twenty school days in a school year may make contributions to the Fund for the period or periods of unemployment, and the amount of the contributions shall be calculated according to the rate of salary he was receiving when he ceased to be employed or the rate of salary he would have received under the salary schedule applicable if he had not ceased to be employed. O. Reg. 957/75, s. 2.

3.—(1) Subsection 1 of section 11 of the said Regulation, as remade by subsection 1 of section 1 of Ontario Regulation 522/73, is revoked. O. Reg. 957/75, s. 3 (1).

- (2) Subsection 2 of the said section 11, as remade by subsection 2 of section 1 of Ontario Regulation 522/73, is revoked and the following substituted therefor:

(2) Until the 31st day of August, 1977, the allowance for a school year of a person who has returned to employment under the Act shall be continued in full so long as he is not employed more than fifty days in the school year, but if he is employed more than fifty days, his allowance shall be reduced by one four-hundredth of the annual amount thereof for each day over fifty days in the school year in which he is employed. O. Reg. 957/75, s. 3 (2).

4. Items 2 and 3 of section 16 of the said Regulation are revoked and the following substituted therefor:

2. Schools and classes operated by The Metropolitan Toronto and Region Conservation Authority. R.R.O. 1970, Reg. 810, s. 16; O. Reg. 957/75, s. 4.

5. Section 21 of the said Regulation, as amended by section 8 of Ontario Regulation 195/72, section 1 of Ontario Regulation 529/72 and section 3 of Ontario Regulation 522/73, is further amended by adding thereto the following items:

6. Persons on the staff of Etobicoke Educational Clinic who hold a certificate of qualification granted by the Minister.

7. Persons on the staff of Kerry's Place who hold a certificate of qualification granted by the Minister.

6. This Regulation shall be deemed to have come into force on the 1st day of September, 1975. O. Reg. 957/75, s. 6.

(6735)

51

THE EDUCATION ACT, 1974

O. Reg. 958/75.

Permanent Teaching Certificates.

Made—November 4th, 1975.

Approved—November 26th, 1975.

Filed—December 4th, 1975.

REGULATION TO AMEND REGULATION 199 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE EDUCATION ACT, 1974

1. Section 1 of Regulation 199 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following subsection:

(3) For the purpose of this Regulation successful teaching experience subsequent to the date of a Letter of Standing shall be deemed to be successful teaching experience subsequent to the date of the interim certificate of which the Letter of Standing has the force. O. Reg. 958/75, s. 1.

THOMAS L. WELLS
Minister of Education

Dated at Toronto, this 4th day of November, 1975.

(6736)

51

THE EDUCATION ACT, 1974

O. Reg. 959/75.

Designation of School Divisions in
Territorial Districts.

Made—November 26th, 1975.

Filed—December 4th, 1975.

REGULATION TO AMEND REGULATION 793 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE EDUCATION ACT, 1974

1. Subparagraph iii of paragraph 1 of Schedule 3 to Regulation 793, as remade by section 2 of Ontario Regulation 354/72, is revoked and the following substituted therefor:

iii. the geographic townships of Esquega and Fiddler.

2. Subparagraph v of paragraph 1 of Schedule 4 to the said Regulation, as remade by section 1 of Ontario Regulation 250/73, is revoked and the following substituted therefor:

v. the geographic townships of Bright, Cobden, Gladstone, Grasett, Jogues, Juliette, Kamichisitit, Mack, Montgomery, Nouvel, Parkinson, Patton, Scarfe, Timmermans and the portion of the geographic township of Striker not included in the Improvement District of the North Shore, and

3. Subparagraph iii of paragraph 1 of Schedule 5 to the said Regulation is revoked and the following substituted therefor:

iii. the geographic townships of Archibald, Aweres, Dennis, Deroche, Fenwick, Fisher, Gaudette, Havilland, Herrick, Hodgins, Home, Jarvis, Kars, Kincaid, Ley, Peever, Pennefather, Rix, Ryan, Shields, Slater, Tilley, Tupper and VanKoughnet.

4. Subparagraph xi of paragraph 1 of Schedule 8 to the said Regulation, as remade by section 1 of Ontario Regulation 234/73, is revoked and the following substituted therefor:

xi. the portions of the geographic townships of McCowan and McCrea that on the 31st day of December, 1968 were part of the Township School Area of Eilber, Barker, McCowan and McCrea.

5. Subparagraph ii of paragraph 1 of Schedule 20 to the said Regulation, as remade by section 11 of Ontario Regulation 354/72, is revoked and the following substituted therefor:

ii. the geographic townships of Caverley, Chapleau, de Gaulle, Eisenhower, Genier, Halsey, Kaplan and Panet.

6. Subparagraphs ii and iii of paragraph 1 of Schedule 21 to the said Regulation, as remade by section 5 of Ontario Regulation 431/72, are revoked and the following substituted therefor:

ii. the townships of Baldwin, Nairn and The Spanish River,

7. Subparagraphs i, ii and iii of paragraph 1 of Schedule 25 to the said Regulation, as remade by section 14 of Ontario Regulation 354/72, are revoked and the following substituted therefor:

i. the townships of Manitouwadge, Marathon, Schreiber and Terrace Bay, and

ii. the geographic townships of Coldwell, Lahontan, Pic and Syine.

(6737) 51

THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

O. Reg. 960/75.

Designations—Miscellaneous, Southern Ontario.

Made—November 26th, 1975.

Filed—December 4th, 1975.

REGULATION TO AMEND REGULATION 394 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

1. Regulation 394 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following Schedule:

Schedule 114a

In the Township of Woolwich in The Regional Municipality of Waterloo being part of lots 36, 37, 45, 46, 85 and 86 in German Company Tract and being that portion of the highway shown as PART 1 on Ministry of Transportation and Communications Plan P-1979-47, filed with the Record Services Office of the Ministry of Transportation and Communications, at Toronto, on the 9th day of October, 1975.

1.83 miles, more or less.

O. Reg. 960/75, s. 1.

2. Schedule 122 to the said Regulation is revoked. O. Reg. 960/75, s. 2.

(6738)

51

THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

O. Reg. 961/75.

Designations—Toronto to Windsor
(Hwy. No. 401).

Made—November 26th, 1975.

Filed—December 4th, 1975.

REGULATION TO AMEND REGULATION 400 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

1. Schedules 67, 68 and 69 to Regulation 400 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

Schedule 67

In the Township of Howard in the County of Kent being,

(a) part of lots 15 and 16 in Town Line Range;

(b) part of lots 3 to 16, both inclusive, in Concession 6;

(c) part of lots 15, 16, 17 and 18 in Concession 7; and

(d) part of the road allowance between,

(i) the townships of Howard and Harwich,

(ii) lots 15 and 16 in Town Line Range,

- (iii) Town Line Range and Concession 6,
- (iv) lots 6 and 7 in Concession 6,
- (v) lots 12 and 13 in Concession 6,
- (vi) concessions 6 and 7, and
- (vii) the townships of Howard and Orford,

and being that portion of the highway shown as PART 1 on Ministry of Transportation and Communications Plan P-3168-50, deposited in the Land Registry Office for the Registry Division of Kent (No. 24) on the 30th day of September, 1975 as Number 24R-1256.

6.95 miles, more or less.

O. Reg. 961/75, s. 1.

(6739)

51

THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

O. Reg. 962/75.

Designations—Trans-Canada Highway—
Orillia to Manitoba Boundary.

Made—November 26th, 1975.

Filed—December 4th, 1975.

REGULATION TO AMEND REGULATION 402 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

1. Schedule 70 to Regulation 402 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

MONTREAL RIVER CROSSING

Schedule 70

In the Township of Rix in the Territorial District of Algoma being,

- (a) part of Water Power Reserve E.Q. 100; and
- (b) part of Water Power Location K.G. 7,

and being that portion of the highway shown as PART 2 on Ministry of Transportation and Communications Plan P-2831-13, filed with the Record Services Office of the Ministry of Transportation and Communications, at Toronto, on the 14th day of October, 1975.

0.45 mile, more or less.

O. Reg. 962/75, s. 1.

(6740)

51

THE REGIONAL MUNICIPALITY OF HALTON ACT, 1973

O. Reg. 963/75.

Order of the Minister.

Made—November 20th, 1975.

Filed—December 4th, 1975.

ORDER MADE UNDER THE REGIONAL MUNICIPALITY OF HALTON ACT, 1973

ORDER

1. Under the provisions of section 85 of the Act,
IT IS ORDERED:

1. The rates of taxation for general purposes for the year 1975 which, but for this Order, would have been levied by the Council of an area municipality on the whole of the assessment for real property and business assessment according to the last revised assessment roll in the merged areas of each area municipality specified in the Schedule hereto shall be increased or decreased by the Council of the area municipality in each merged area by the number of mills specified in the Schedule.
2. The amounts ascertained by multiplying the mill rates specified in this Order by the assessment for each such merged area shall be included in the sums adopted, by each area municipality concerned, for general purposes in accordance with section 307 of *The Municipal Act*. O. Reg. 963/75, s. 1.

Schedule

MERGED AREAS	MILL RATE ADJUSTMENTS	
	Residential	Commercial
Area Municipality of the Town of Milton		
Former Town of Milton	— .71	— .83
That part of the former Township of Nassagaweya annexed to the Town	— 8.23	— 9.68
That part of the former Township of Esquesing annexed to the Town	— 4.51	— 5.31
That part of the former Town of Burlington annexed to the Town	+ 12.55	+ 14.76
That part of the former Town of Oakville annexed to the Town	+ 8.37	+ 9.85
O. Reg. 963/75, Sched.		

W. DARCY McKEOUGH
*Treasurer of Ontario and
Minister of Economics and
Intergovernmental Affairs*

Dated at Toronto, this 20th day of November, 1975.

(6741)

51

THE REGIONAL MUNICIPALITY OF
HAMILTON-WENTWORTH ACT, 1973

O. Reg. 964/75.
Order of the Minister.
Made—November 20th, 1975.
Filed—December 4th, 1975.

ORDER MADE UNDER
THE REGIONAL MUNICIPALITY OF
HAMILTON-WENTWORTH ACT, 1973

ORDER

1. Under the provisions of section 85 of the Act,
IT IS ORDERED:

1. The rates of taxation for general purposes for the year 1975, which, but for this Order, would have been levied by the Council of an area municipality on the whole of the assessment for real property and business assessment according to the last revised assessment roll in the merged area of such area municipality specified in the Schedule hereto shall be increased or decreased by the Council of the area municipality in each such merged area by the number of mills specified in the said Schedule.
2. The amounts ascertained by multiplying the mill rates specified in this Order by the assessment for each such merged area shall be included in the sums, adopted by each area municipality concerned, for general purposes in accordance with section 307 of *The Municipal Act*. O. Reg. 964/75, s. 1.

Schedule

MERGED AREAS

MILL RATE ADJUSTMENTS

Residential Commercial

Area Municipality of the Town of Dundas

Former Township of Ancaster

- 15.15

- 17.92

That part of the former Township of West Flamborough annexed to the Town

- 31.19

- 35.92

Former Town of Dundas

+ 1.85

+ 2.08

Area Municipality of the Township of Flamborough

Former Township of East Flamborough

- 4.51

- 5.31

That part of the former Township of West Flamborough annexed to the Town

- 3.14

- 3.70

Former Township of Beverly

+ 3.02

+ 3.54

Former Village of Waterdown

+ 12.67

+ 14.91

Area Municipality of the Township of Glanbrook

Former Township of Binbrook

+ 5.15

+ 4.35

Former Township of Glanford

- 3.86

- 3.31

O. Reg. 964/75, Sched.

W. DARCY McKEOUGH
*Treasurer of Ontario and
 Minister of Economics and
 Intergovernmental Affairs*

Dated at Toronto, this 20th day of November, 1975.

(6742)

51

THE REGIONAL MUNICIPALITY OF PEEL ACT, 1973

O. Reg. 965/75.

Order of the Minister.

Made—November 20th, 1975.

Filed—December 4th, 1975.

ORDER MADE UNDER THE REGIONAL MUNICIPALITY OF PEEL ACT, 1973

ORDER

1. Under the provisions of section 85 of the Act,
 IT IS ORDERED:

1. The rates of taxation for general purposes for the year 1975 which, but for this Order, would have been levied by the Council of an area municipality on the whole of the assessment for real property and business assessment accordingly to the last revised assessment roll in the merged areas of each area municipality specified in the Schedule hereto shall be increased or decreased by the Council of the area municipality in each merged area by the number of mills specified in the Schedule.
2. The amounts ascertained by multiplying the mill rates specified in this Order by the assessment for each such merged area shall be included in the sums adopted, by each area municipality concerned, for general purposes in accordance with section 307 of *The Municipal Act*. O. Reg. 965/75, s. 1.

Schedule

	MILL RATE ADJUSTMENTS	
	Residential	Commercial
Area Municipality of the City of Brampton		
Former Town of Brampton	+ 0.06	+ 0.07
That part of the former Township of Chinguacousy annexed to the City	+ 0.06	+ 0.07
Former Township of Toronto Gore	- 3.08	- 3.62
That part of the former Town of Mississauga annexed to the City	+ 0.06	+ 0.07
O. Reg. 965/75, Sched.		

W. DARCY McKEOUGH
*Treasurer of Ontario and
Minister of Economics and
Intergovernmental Affairs*

Dated at Toronto, this 20th day of November, 1975.

(6743)

51

THE MANAGEMENT BOARD OF
CABINET ACT, 1971

O. Reg. 966/75.

Retention and Disposal of Records.

Made—June 3rd, 1975.

Approved—June 18th, 1975.

Filed—December 4th, 1975.

REGULATION TO REVOKE
ONTARIO REGULATION 275/73
MADE UNDER
THE MANAGEMENT BOARD OF
CABINET ACT, 1971

1. Ontario Regulation 275/73 is revoked.
O. Reg. 966/75, s. 1.

MANAGEMENT BOARD OF CABINET:

ERIC WINKLER
Chairman

Dated at Toronto, this 3rd day of June, 1975.

(6744)

51

THE PLANNING ACT

O. Reg. 967/75.

Order made under Section 29a of The
Planning Act.

Made—November 28th, 1975.

Filed—December 4th, 1975.

REGULATION MADE UNDER
THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF
THE PLANNING ACT

1. A contravention, before the 19th day of March, 1973, of section 29 of *The Planning Act* or a predecessor thereof or of a by-law passed under a predecessor of the said section or of an Order made under clause *b* of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of *The Planning Act*, being chapter 296 of the Revised Statutes of Ontario, 1960, or a predecessor thereof does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Village of Victoria Harbour in the County of Simcoe, formerly in the Township of Tay in the County of Simcoe, and being composed of part of Lot 14 in Concession VII, more particularly described as follows:

Beginning at an iron bar planted at the intersection of the southwesterly limit of Francis Street as shown on a Plan registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 201 with the production southwesterly of the southeasterly limit of John Street according to the said Plan;

Thence south 28° 44' west along the said production of John Street 132.96 feet to an iron bar planted;

Thence north 62° 10' west 26.81 feet to an iron bar planted;

Thence south 29° 59' west 177.32 feet to an iron bar planted;

Thence north 59° 49' west 66 feet to an iron bar planted;

Thence south 27° 59' west 99 feet to a cut cross on rock;

Thence north 61° 07' 30" west 131.6 feet to a standard iron bar planted in the post and wire fence forming the limit of the lands of the Canadian National Railway;

Thence north 27° 48' 30" east along the last mentioned fence 241.65 feet to a point marking the beginning of a curve in the said limit;

Thence to a curve to the right with a radius of 2,835.47 feet and still following the said fence an arc distance of 169.81 feet to its intersection with the southwesterly limit of Francis Street;

Thence south 60° 21' east along the last mentioned limit 228.55 feet to the point of beginning. O. Reg. 967/75, s. 1.

JOHN R. RHODES
Minister of Housing

Dated at Toronto, this 28th day of November, 1975.

(6745)

51

THE PUBLIC HEALTH ACT

O. Reg. 968/75.

Indigent Patients.

Made—August 26th, 1975.

Approved—November 26th, 1975.

Filed—December 5th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 73/75 MADE UNDER THE PUBLIC HEALTH ACT

1. Subsection 1 of section 2 of Ontario Regulation 73/75 is revoked and the following substituted therefor:

(1) An applicant for a free supply of insulin or oral hypoglycaemics who is not eligible for drug benefits under *The Health Insurance Act, 1972* and the regulations thereunder, *The Family Benefits Act* and the regulations thereunder, *The General Welfare Assistance Act* and the regulations thereunder, *The Homes for Special Care Act* and the regulations thereunder, *The Homes for the Aged and Rest Homes Act* and the regulations thereunder, or *The Charitable Institutions Act* and the regulations thereunder shall make written application to the Director on or before the 30th day of September, 1975. O. Reg. 968/75, s. 1.

2. Section 3 of the said Regulation is revoked and the following substituted therefor:

3. The Minister shall pay on behalf of an applicant, where written application has been made to the Director on or before the 30th day of September,

1975 and the application has been approved by the Director, an amount that is equal to the cost of the insulin or oral hypoglycaemics prescribed for the applicant by a legally qualified medical practitioner where the drugs and their costs have been approved by the Minister. O. Reg. 968/75, s. 2.

F. S. MILLER
Minister of Health

Dated at Toronto, this 26th day of August, 1975.

(6746)

51

THE PUBLIC HEALTH ACT

O. Reg. 969/75.

Slaughterhouses and Meat Processing
Plants.

Made—October 8th, 1975.

Approved—November 26th, 1975.

Filed—December 2nd, 1975.

REGULATION TO AMEND REGULATION 719 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE PUBLIC HEALTH ACT

1. Clause *e* of section 1 of Regulation 719 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(*e*) "manufactured meat product" means food that is the product of a process and that contains meat as an ingredient and includes meat that is processed by salting, pickling or smoking or otherwise applying heat or to which edible fats, cereals or sugar have been added;

F. S. MILLER
Minister of Health

Dated at Toronto, this 8th day of October, 1975.

(6747)

51

THE HEALTH INSURANCE ACT, 1972

O. Reg. 970/75.

General.

Made—November 26th, 1975.

Filed—December 5th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 323/72 MADE UNDER THE HEALTH INSURANCE ACT, 1972

1. Part II of Schedule 9 to Ontario Regulation 323/72, as amended by section 2 of Ontario Regulation 598/75, is revoked and the following substituted therefor:

PART II

Physiotherapy Facilities approved to provide Home Treatment only

ITEM	Location	NAME
1.	Ajax	Mrs. E. Boyes
2.	Atikokan	Mrs. S. J. MacLaughlin
3.	Bala	Mrs. J. Galtz
4.	Cherrywood	Mrs. B. Davies
5.	Coldwater	Mrs. Jessie Legard
6.	Don Mills	Mrs. H. Biebrach
7.	Emo	Mrs. Elinor James
8.	Fort Frances	Mrs. G. E. Polenske
9.	Georgetown	Mrs. J. Davis
10.	Guelph	Mr. J. Flavell
11.	Islington	Mrs. D. A. Bertolin
12.	Islington	Mrs. M. J. Howell
13.	Killaloe	Mrs. Susan Cowan
14.	King	Mrs. C. Hissink
15.	Kingston	Mrs. H. Kiwala
16.	Lakefield	Mrs. Ann Harris
17.	London	Mrs. C. Kimmins
18.	Maple	Mr. D. Creighton
19.	Mississauga	Mrs. M. Clarkson
20.	Niagara Falls	Mr. C. Fernandes
21.	Ottawa	Mobile Physiotherapy
22.	St. Catharines	Mrs. D. G. Culbert
23.	Stratford	Mr. W. Naumenko
24.	Thedford	Mrs. B. Sercombe
25.	Toronto	Mrs. A. Englander
26.	Toronto	Mrs. H. Hargraft
27.	Toronto	Miss Lois M. Haslam

ITEM	Location	NAME
28.	Toronto	Mrs. M. Kerr
29.	Toronto	Miss M. Leslie
30.	Toronto	Mrs. V. H. Richardson
31.	Toronto	Mrs. Hanna Scheutze
32.	Toronto	Mrs. Valerie Stevens
33.	Wallaceburg	Mrs. H. Metcalfe
34.	West Hill	Mrs. M. Marsh
35.	Willowdale	Mrs. H. Blythe
36.	Willowdale	Mrs. D. Daniel
37.	Willowdale	Mrs. E. A. Fricker
38.	Willowdale	Mrs. G. Reeves
39.	Windsor	Mr. A. Belke

(6748)

51

THE HEALTH INSURANCE ACT, 1972

O. Reg. 971/75.

General.

Made—November 26th, 1975.

Filed—December 5th, 1975.

REGULATION TO AMEND
ONTARIO REGULATION 323/72
MADE UNDER
THE HEALTH INSURANCE ACT, 1972

1. Item 11 of Part II of Schedule 11 to Ontario Regulation 323/72 is revoked. O. Reg. 971/75, s. 1.
2. Part III of the said Schedule 11, as amended by subsections 3 and 4 of section 6 of Ontario Regulation 580/72, subsections 1 and 2 of section 5 of Ontario Regulation 120/75 and subsections 1 and 2 of section 1 of Ontario Regulation 680/75, is further amended by adding thereto the following item:

65a. Schreiber King's Ambulance Service

3. This Regulation shall be deemed to have come into force on the 29th day of August, 1975. O. Reg. 971/75, s. 2.

(6749)

51

THE PUBLIC HEALTH ACT

O. Reg. 972/75.

Food Premises.

Made—November 6th, 1975.

Approved—November 26th, 1975.

Filed—December 5th, 1975.

REGULATION MADE UNDER
THE PUBLIC HEALTH ACT

FOOD PREMISES

INTERPRETATION

1. In this Regulation,

- (a) "Administrative Officer" means an Administrative Officer as defined in clause *a* of section 1 of Regulation 719 of Revised Regulations of Ontario, 1970;
- (b) "corrosion-resistant material" means any material that maintains its original surface characteristics after,
 - (i) repeated exposure to food, soil, moisture or heat, or
 - (ii) exposure to any substance used in cleansing and disinfecting;
- (c) "disinfection" means germicidal treatment, and "disinfect" and "disinfecting" have a corresponding meaning;
- (d) "employee" means any person who,
 - (i) is employed in a food premises, and
 - (ii) handles or comes in contact with any utensil or with food during its preparation, processing, packaging, service, storage or transportation;
- (e) "food" means food or drink for human consumption or any ingredient thereof;
- (f) "food contact surface" means any surface with which food comes in contact during its preparation, processing, packaging, service or storage;
- (g) "food premises" means any premises where food or drink for human consumption is,
 - (i) manufactured, processed, prepared, stored, handled, displayed or transported, or
 - (ii) sold or offered for sale,
 and includes a locker plant;
- (h) "food service premises" means any food premises where meals or meal portions are prepared for immediate consumption or sold or served in a form which will permit immediate consumption on the premises or elsewhere, but does not include retail or wholesale grocery premises where facilities are not provided for eating on the premises;
- (i) "hazardous food" means any food consisting in whole or in part of milk, milk products, eggs, egg products, meat, poultry, fish, shellfish or any other food capable of supporting the growth of pathogenic organisms or the production of the toxins of such organisms;
- (j) "locker plant" means any food premises in which individual lockers are rented or offered for rent to the public for the storage of frozen foods;
- (k) "manufactured meat product" means a manufactured meat product as defined in clause *e* of section 1 of Regulation 719 of Revised Regulations of Ontario, 1970;
- (l) "mobile premises" means a vehicle or other itinerant food premises from which food is offered for sale to the public but in which no food is prepared other than hot beverages and french fried potatoes;
- (m) "mobile preparation premises" means a vehicle or other itinerant food premises from which food prepared therein is offered for sale to the public;
- (n) "multi-service article" means any container or eating utensil that is intended for repeated use in the service of food;
- (o) "operator" means a person who by himself or through an agent owns or operates food premises;
- (p) "potable water" means water that is microbiologically and chemically safe for human consumption;
- (q) "pre-packaged food" means food which is packaged at a premises other than the premises at which it is offered for sale;
- (r) "sanitary facility" means a room or rooms containing one or more toilets and one or more washbasins;
- (s) "selling" includes automatic vending;
- (t) "serving" includes self-service;
- (u) "single-service article" means any container or eating utensil that is to be used only once in the service or sale of food;

- (v) "single-service towel" means a towel that is to be used only once before being discarded or laundered for reuse;
- (w) "utensil" means any article or equipment used in the preparation, processing, packaging, service, transport or storage of food, except a single-service article;
- (x) "vending machine" means any self-service device which upon insertion of a coin, coins or tokens, automatically dispenses unit servings of food either in bulk or in package form. O. Reg. 972/75, s. 1.

2. No person shall establish or operate food premises except in accordance with this Regulation. O. Reg. 972/75, s. 2.

ESTABLISHMENT

EXEMPTIONS

3. This Regulation does not apply to,

- (a) a dwelling where food is prepared or served for consumption by the occupant, his family, his servants or his guests;
- (b) a boarding house that provides meals for not more than ten boarders;
- (c) food premises to which,
 - (i) Regulation 714 of Revised Regulations of Ontario, 1970 (Pasteurization Plants),
 - (ii) Regulation 719 of Revised Regulations of Ontario, 1970 (Slaughterhouses and Meat Processing Plants),
 - (iii) Regulation 720 of Revised Regulations of Ontario, 1970 (Summer Camps), or
 - (iv) Regulation 701 of Revised Regulations of Ontario, 1970 (Camps in Unorganized Territory),

applies. O. Reg. 972/75, s. 3.

4.—(1) Subject to subsection 2, the following operations are exempt from the provisions of clauses *b* and *c* of section 21 and sections 49 to 63,

- (a) the selling of cold drinks in or from the original container;
- (b) the selling of frozen confections in the original package or wrapper;
- (c) the preparation and selling of a hot beverage;

- (d) the selling of a farm product in the form of honey, maple syrup, or unprocessed fruits, vegetable and grains where the product is sold or offered for sale by the operator of the farm of origin;
- (e) the retail selling of popped corn, roasted nuts and french fried potatoes prepared on the premises; and
- (f) the selling of any pre-packaged food that is not hazardous.

(2) For the purposes of subsection 1,

- (a) only single-service articles shall be used;
- (b) a supply of commercially packaged single-use moist hand towelettes containing a disinfectant shall be provided for the personal hygiene of the employees; and
- (c) the area provided on the premises for eating and drinking shall not exceed 56 square metres (602.8 square feet). O. Reg. 972/75, s. 4.

MOBILE PREMISES

5.—(1) Mobile premises are exempt from the provisions of clauses *b* and *c* of section 21 and sections 49 to 63.

(2) Single-service articles shall be used for all food offered for sale from a mobile premises and, except for hot beverages and french fried potatoes, all such food shall be pre-packaged.

(3) Every mobile premises shall,

- (a) carry a supply of commercially packaged, single-use moist hand towelettes containing a disinfectant for the personal hygiene of the vehicle operator; and
- (b) be equipped, on and after the 31st day of March, 1976 with mechanically refrigerated storage and display facilities which shall be used for holding hazardous foods. O. Reg. 972/75, s. 5.

MOBILE PREPARATION PREMISES

6.—(1) Except for sanitary facilities for employees which, if provided, shall be in accordance with sections 49 and 50, mobile preparation premises are exempt from the provisions of sections 49 and 50.

(2) In every mobile preparation premises,

- (a) food shall be prepared within the premises and served to the public by personnel positioned within the premises;
- (b) only single-service articles shall be used;

- (c) service doors and windows to the preparation area shall be screened and, when the premises is in motion, tightly closed with a solid material to prevent the entrance of dust and fumes into the food preparation area;
- (d) the driver's compartment shall be completely partitioned from the food preparation area and, where the partition has an access door, the door shall be solid and self-closing;
- (e) separate holding tanks shall be provided for toilet and sink wastes; and
- (f) every waste tank and water supply tank shall be equipped with an easily readable gauge for determining the waste or water level in the tank. O. Reg. 972/75, s. 6.

VENDING MACHINES

7. Every vending machine shall be so constructed that,

- (a) it is sealed to the floor or is mounted on legs not less than 15 centimetres (5.875 inches) in height or on castors or rollers that permit ease of movement for cleaning purposes;
- (b) service connections through the exterior of the machine are sealed and are such as to prevent or discourage unauthorized disconnection;
- (c) door and panel access openings to product and container storage spaces are tight-fitting to prevent the entrance of any contaminating substance or thing;
- (d) ventilation louvers and openings are screened against insects by means of screening material of not less than 16 mesh to the inch (2.54 centimetres);
- (e) any condenser unit forming part of the machine is sealed from product and container storage spaces;
- (f) openings by which food is delivered are protected by means of self-closing and tight-fitting doors or covers;
- (g) food storage compartments in which spillage may occur are self-draining;
- (h) openings into all containers used for the storage of food shall be provided with suitable covers to prevent contamination from reaching the interior of the container; and
- (i) containers and fittings may be disassembled to permit cleaning and disinfection or so

arranged that cleaning and disinfecting solutions can be circulated throughout the fixed system. O. Reg. 972/75, s. 7.

8. Every vending machine shall be provided with,

- (a) where water is an automatically admixed ingredient, a potable water supply piped into the machine under pressure;
- (b) a device that will protect against the entrance of carbon dioxide or carbonated liquid into the water supply system;
- (c) automatic controls which will prevent the vending of hazardous foods where,
 - (i) the temperature of a refrigerated compartment exceeds 7°C. (44.6°F.), or
 - (ii) the temperature of a heated compartment falls below 60°C. (140°F.); and
- (d) an automatic shut-off control that will prevent the overflow of liquid waste where such wastes are collected inside the vending machine. O. Reg. 972/75, s. 8.

9. The components of a vending machine that come into contact with food shall be cleaned and disinfected in the manner prescribed for utensils under sections 53 to 63, and for this purpose mobile or remote cleaning and disinfecting facilities may be used. O. Reg. 972/75, s. 9.

10. The name and telephone number of the operator of the vending machine shall be prominently displayed at vending sites where an employee is not in full-time attendance. O. Reg. 972/75, s. 10.

LOCKER PLANTS

11.—(1) Every locker plant shall be equipped with,

- (a) a facility for the freezing of food prior to storage; and
- (b) a locker room for the storage of frozen foods.

(2) The following temperatures shall be maintained in each of the rooms or compartments mentioned hereunder,

1. Room or compartment used for freezing, minus 18°C. (minus 0.4°F.) or lower with a tolerance up to minus 12°C. (10.4°F.) for a reasonable time after unfrozen food is placed therein.
2. Locker room, not above minus 18°C. (minus 0.4°F.) with a tolerance up to minus 15°C. (5°F.) during periods of public access.

(3) The temperatures prescribed in subsection 2 shall not prohibit such variations as are necessary during time required for defrosting operations.

(4) Every locker room in a locker plant shall be provided with an accurate self-recording thermometer and temperature records shall be changed each week, properly dated and signed by the operator and preserved at the plant for a period of at least one year.

(5) The locker room or freezing facility of a locker plant shall not be used for the processing or storage of food other than food for human consumption.

(6) Every locker plant operator shall keep an accurate record of the name and address of each person renting a locker.

(7) Every locker plant shall be equipped with a noise alarm instrument placed in a location satisfactory for operation by patrons from within the locker room.

(8) The access door of every locker room shall be fitted with a safety lock release.

(9) The records referred to in subsections 4 and 6 shall be made available upon request to the medical officer of health. O. Reg. 972/75, s. 11.

GENERAL

CONSTRUCTION

12. Every food premises shall be so constructed, located and maintained that,

- (a) the premises are free from every condition that may,
 - (i) be dangerous to health,
 - (ii) injuriously affect the sanitary operation of the premises, or
 - (iii) injuriously affect the wholesomeness of food prepared, processed, packaged, served, displayed, transported or stored therein;
- (b) no room where food is prepared, processed, packaged, served, transported or stored is used for sleeping purposes and no sleeping quarters open directly into such room;
- (c) a separate room, compartment, locker or cupboard is provided for keeping wearing apparel of employees;
- (d) the floor and floor coverings are tight, smooth and non-absorbent in rooms where,

(i) food is prepared, processed, packaged, served, transported or stored,

(ii) utensils are washed, or

(iii) washing fixtures and toilet fixtures are located;

(e) the walls and ceilings of rooms and passageways may be readily cleaned and the painting, decorating or other treatment may be maintained in a clean and sanitary condition;

(f) no toilet room or combined toilet room and washroom opens directly into any room used for the preparation, processing, packaging or serving of food; and

(g) protection against the entrance of flies, insects, rodents, vermin, dust and fumes is provided. O. Reg. 972/75, s. 12.

13. Notwithstanding clause *d* of section 12, carpeting may be used in areas where food is served where the carpeting is maintained in a clean and sanitary condition. O. Reg. 972/75, s. 13.

LIGHTING

14. Every food premises shall be provided with,

- (a) a minimum of 538 lux (50 foot candles) of illumination on every working surface where food is processed, prepared or packaged and in every area where equipment or utensils are cleaned; and
- (b) a minimum of 322 lux (30 foot candles) of illumination in every storage room, dressing room, sanitary facility, service area and corridor. O. Reg. 972/75, s. 14.

15. Notwithstanding clause *b* of section 14, levels of less than 322 lux (30 foot candles) may be used in the service area of a food service establishment provided 322 lux (30 foot candles) of illumination are readily available for cleaning purposes. O. Reg. 972/75, s. 15.

VENTILATION

16. Every food premises shall be,

- (a) ventilated so that all rooms are kept reasonably free of heat, steam, condensation, odour, smoke and fumes; and
- (b) subject to section 17, provided with a system of mechanical ventilation vented to the outside air in each sanitary facility and over every source of excessive heat, steam, condensation, odour, smoke and fumes. O. Reg. 972/75, s. 16.

17. The mechanical ventilation for a sanitary facility shall be capable of providing a minimum of ten changes of air per hour. O. Reg. 972/75, s. 17.

18. Every system of mechanical ventilation shall be,

- (a) equipped with exhaust fans, ducts, canopies, hoods, filters and access doors where necessary for effective, sanitary operation; and
- (b) constructed of corrosion-resistant and readily cleanable material. O. Reg. 972/75, s. 18.

EQUIPMENT

19. Any article or piece of equipment that is used for the preparation, processing, packaging, handling, transportation, storage or display of food shall be,

- (a) of sound and tight construction;
- (b) kept in good repair; and
- (c) of such form and material that it can be readily cleaned and disinfected. O. Reg. 972/75, s. 19.

20.—(1) Equipment and utensils with which food comes in direct contact during its preparation, processing, packaging, handling, transportation, storage or display shall be,

- (a) corrosion-resistant and non-toxic; and
- (b) free from cracks, crevices and open seams.

(2) Notwithstanding subsection 1, cutting boards, blocks, tables, bowls, platters and churns of hardwood or other materials may be used where,

- (a) such equipment is maintained in a clean and sanitary condition; and
- (b) the manner and conditions of their use do not endanger the public health. O. Reg. 972/75, s. 20.

21. Every food premises shall be provided with,

- (a) a supply of potable water handled in a sanitary manner and adequate for efficient operation of the premises;
- (b) hot and cold running water under pressure in areas where food is processed and utensils are washed;
- (c) a separate handwashing basin in a location convenient for employees in each processing area together with supplies of hot and cold water, soap and clean single-service towels;

(d) refrigerated space adequate for the safe storage of perishable and hazardous food; and

(e) containers of durable, leakproof and non-absorbent material with tight-fitting or self-closing lids sufficient for storing all garbage and waste in a sanitary manner. O. Reg. 972/75, s. 21.

22. Temperature controlled rooms and compartments used for the storage of hazardous foods shall be provided with accurate indicating thermometers that may be easily read. O. Reg. 972/75, s. 22.

23. Racks, shelves or pallets shall be provided for the storage of food and no rack or shelf shall be placed less than 15 cm. (5.875 inches) above the floor. O. Reg. 972/75, s. 23.

24. Tongs, spoons and scoops of corrosion-resistant and non-toxic material shall be used, where possible, to avoid direct hand contact with food. O. Reg. 972/75, s. 24.

25. Drinking fountains shall be of sanitary design and construction and shall not be located within a sanitary facility nor drain into a hand basin or equipment sink. O. Reg. 972/75, s. 25.

FOOD HANDLING

26. All food shall be protected from contamination, foreign substances and adulteration. O. Reg. 972/75, s. 26.

27. All hazardous food displayed for sale or service shall be protected against contamination by means of enclosed containers, cabinets, shields or shelves. O. Reg. 972/75, s. 27.

28. All food shall be transported from the premises where it is prepared, processed, packaged or stored to the premises where it is stored, sold, offered for sale, displayed or served in enclosed containers or in such other manner as to prevent contamination of the food and to maintain the food at the temperature prescribed in section 31, 32 or 35, as the case may be. O. Reg. 972/75, s. 28.

29.—(1) Milk served as a beverage shall be offered for sale or served in or from the original container as received from the processor.

(2) Subject to subsection 3, milk, cream and edible oil substitutes that are to be used with beverages and cereals shall be added to the beverages and cereals from the original container as received from the processor.

(3) A container other than the original may be used when milk, cream or an edible oil substitute accompanies a beverage or cereal in the service of a seated patron, provided that,

- (a) the container is filled from the original container immediately prior to serving;
- (b) portions remaining at the end of each service are discarded; and
- (c) the container is cleaned and disinfected in accordance with sections 52 to 62 after each service. O. Reg. 972/75, s. 29.

30. Ice used in the preparation and processing of food or drink shall be made from potable water and shall be stored and handled in a sanitary manner. O. Reg. 972/75, s. 30.

31. Hazardous foods in hermetically sealed containers which have not been subjected to a process sufficient to prevent the production of bacterial toxins or the survival of spore-forming pathogenic bacteria shall,

- (a) have "Keep Refrigerated" prominently marked on the container; and
- (b) be maintained, transported, stored or offered for sale at a temperature not higher than 5°C. (41°F.). O. Reg. 972/75, s. 31.

32. Hazardous foods other than those hermetically sealed foods which have been subjected to a process sufficient to prevent the production of bacterial toxins or the survival of spore-forming pathogenic bacteria shall be maintained, transported and offered for sale at,

- (a) a temperature not higher than 5°C. (41°F.); or
- (b) a temperature not lower than 60°C. (140°F.),

except for such periods of time as may be necessary for the preparation, processing and packaging of the food. O. Reg. 972/75, s. 32.

33.—(1) Cans or containers of hazardous food shall bear,

- (a) a permanent code marking of the manufacturer or processor designating the plant where the food was manufactured or processed; and
- (b) the date on which the food was manufactured or an expiry date.

(2) Except as provided in subsections 3 and 4, every manufactured meat product which is transported, stored, offered for sale or sold at a food premises shall be identified as to the meat processing plant of origin by a tag, stamp or label in a manner satisfactory to the Administrative Officer.

(3) A bulk packed manufactured meat product designated by the Administrative Officer may be

removed from its container for the purpose of display or sale where the container bears the plant identification referred to in subsection 2.

(4) Subsection 2 does not apply to a manufactured meat product stored, offered for sale or sold in a retail outlet at the plant of origin. O. Reg. 972/75, s. 33.

34. Hazardous food shall be offered for sale in,

- (a) the utensil in which it is placed at the time of preparation or processing; or
- (b) a single-service article or wrapper. O. Reg. 972/75, s. 34.

35. Food that is intended to be offered for sale in a frozen state shall be frozen at a temperature of minus 18°C. (minus 0.4°F.) or lower and maintained thereafter at a temperature of minus 18°C. (minus 0.4°F.) or lower with a tolerance up to minus 15°C. (5°F.) until sold or prepared for use. O. Reg. 972/75, s. 35.

MAINTENANCE

36. Refrigerated rooms, food storage rooms and vehicles shall be kept clean and sanitary and all interior surfaces, racks, trays and shelving shall be cleaned at least once a week or as often as is necessary to maintain them in a sanitary condition. O. Reg. 972/75, s. 36.

37. Furniture, equipment and appliances in any room where food is prepared, processed, packaged or served shall be so constructed and arranged as to permit thorough cleaning and the maintaining of the room in a clean and sanitary condition. O. Reg. 972/75, s. 37.

38.—(1) Garbage and wastes shall be removed from the premises at least twice weekly or as often as is necessary to maintain a sanitary condition on the premises.

(2) In a room where food is prepared, processed, packaged, served or stored, garbage receptacles shall be,

- (a) cleaned and disinfected after each use;
- (b) removed from the room when full; and
- (c) except where a daily collection service is provided, placed in a separate room, compartment or bin so constructed and maintained as to exclude insects and vermin and prevent odours and nuisance on the premises.

(3) All liquid waste from the operation of a food premises shall be disposed of in a sanitary manner. O. Reg. 972/75, s. 38.

39. Walls, ceilings and equipment shall be protected from grease or food particles by,

- (a) placing cooking equipment in a suitable location; or
- (b) providing a shield, canopy or other device of corrosion-resistant non-absorbent and readily cleanable material. O. Reg. 972/75, s. 39.

40. Every operator shall ensure that,

- (a) food premises are swept and cleaned in such a manner as to prevent contamination of food;
 - (b) no cup, glass, dish or utensil that is chipped or cracked is used in the preparation, service or storage of food;
 - (c) single-service containers and single-service articles are kept in such a manner and place as to prevent contamination of the containers or articles;
 - (d) every room where food is prepared, processed, packaged, served or stored is kept free from,
 - (i) materials and equipment not regularly used in the room, and
 - (ii) subject to section 41, live birds and animals;
 - (e) dispensing scoops and dippers for ice cream, frozen confections or desserts are kept in a dipper-well with running water between servings, or kept in a manner that will prevent contamination and deter bacterial growth;
 - (f) the surface of equipment and facilities other than utensils that come in contact with food are washed and disinfected as often as necessary to maintain such surfaces in a sanitary condition; and
 - (g) the floors, walls and ceilings of every room where food is prepared, processed, packaged, served or stored are kept clean and in good repair. O. Reg. 972/75, s. 40.
41. Subclause ii of clause d of section 40 does not apply to,
- (a) a dog serving as a guide or leader for a blind person;
 - (b) live birds or live animals offered for sale on food premises other than food service premises where application for exemption has been applied for and approved by the medical officer of health; or

(c) live aquatic species displayed or stored in sanitary tanks on food premises. O. Reg. 972/75, s. 41.

42. Table covers, napkins or serviettes used in the service of food shall be clean and in good repair and multi-service napkins and serviettes shall be laundered before each use. O. Reg. 972/75, s. 42.

43. Cloths and towels used for washing, drying or polishing utensils or cleaning tables shall be,

- (a) in good repair;
- (b) clean; and
- (c) used for no other purpose. O. Reg. 972/75, s. 43.

44. Toxic and poisonous substances required for maintenance of sanitary conditions shall be,

- (a) kept in a compartment separate from food so as to preclude contamination of any working surface or utensil;
- (b) kept in a container that bears a label on which the contents of the container are clearly identified; and
- (c) used only in such manner and under such conditions that the substances do not contaminate food or endanger the health of any person. O. Reg. 972/75, s. 44.

PERSONNEL

45.—(1) Every food premises where an employee is required to make a complete change of outer garments at the beginning and the end of the work period shall contain dressing rooms of sufficient size for all employees to change and store their clothing.

(2) The dressing rooms referred to in subsection 1 shall be,

- (a) separate for males and females; and
- (b) equipped with a locker or other facility suitable for the storing of the clothing of each employee. O. Reg. 972/75, s. 45.

46. Every operator or employee who handles or comes in contact with food or with any utensil used in the preparation, processing or service of food shall,

- (a) not use tobacco while so engaged;
- (b) be clean;
- (c) wear clean outer garments;

- (d) wear headgear that confines the hair;
 - (e) submit to such medical examinations and tests as the medical officer of health or the Minister requires;
 - (f) be free from and not a carrier of any disease that may spread through the medium of food; and
 - (g) wash his or her hands before returning to work after each use of a sanitary facility.
- O. Reg. 972/75, s. 46.

47. No person who,

- (a) has a skin disease; or
- (b) resides in a dwelling where a communicable disease exists,

shall perform work that brings him in contact by any means with food in food premises unless he has applied for and been exempted from the provisions of this section by the medical officer of health. O. Reg. 972/75, s. 47.

48.—(1) Every operator shall ensure the availability of the clean outer garments and headgear prescribed in section 46 and shall ensure, as far as possible, compliance with sections 46 and 47.

(2) Where an operator knows or has reason to believe that an employee is in contravention of clause *e* or *f* of section 46, or section 47, he shall notify the medical officer of health. O. Reg. 972/75, s. 48.

SANITARY FACILITIES—GENERAL

49.—(1) Subject to subsection 8, every food premises shall provide one or more sanitary facilities in accordance with this section and sections 50 and 51.

(2) Every sanitary facility shall,

- (a) be conveniently located and accessible;
- (b) have floor-to-ceiling walls and a full-length, self-closing, tight-fitting door;
- (c) have toilet compartment partitions and doors which afford privacy for toilet use;
- (d) have a sign clearly indicating the sex for which it is intended; and
- (e) be kept clean, sanitary and in good repair at all times.

(3) Every sanitary facility shall be equipped with,

- (a) at least one toilet;

- (b) at least one washbasin;
- (c) a supply of toilet paper;
- (d) a constant supply of hot and cold running water;
- (e) a supply of soap or detergent in a dispenser;
- (f) a receptacle of sanitary design for used towels and other waste material; and
- (g) a supply of clean single-service towels or air drying devices as prescribed by sections 50 and 51.

(4) Subject to subsection 5, toilets shall be of water-flush operation and toilet seats of open-front design.

(5) The medical officer of health may, upon application, exempt a food premises from the requirements of subsection 4 where he is of the opinion that the installation of water-flush toilets is impractical and where the non-flush toilets or privies are,

- (a) completely separate from the food premises;
- (b) fly-tight;
- (c) equipped with full-length, self-closing doors;
- (d) constructed so as to prevent contamination of surface or ground water; and
- (e) reasonably lighted and ventilated.

(6) Washbasins, urinals and toilets shall be cleaned and disinfected at least once in every work day and as often as is necessary to maintain them in a sanitary condition.

(7) Access doors to toilet cubicles shall not be equipped with coin operated unlocking devices.

(8) This section does not apply to a vehicle that is used for the transporting of food or a mobile premises. O. Reg. 972/75, s. 49.

SANITARY FACILITIES—EMPLOYEES

50.—(1) Subject to subsections 3, 4 and 5, every food premises shall provide for the use of employees and the operator at least one separate facility for each sex with the numbers of toilets and washbasins in accordance with Table 1:

TABLE 1

Number of male employees or number of female employees	Number of fixtures for each sex	
	Toilets	Washbasins
1 to 9	1	1
10 to 24	2	2
25 to 49	3	3
50 to 74	4	4
75 to 100	5	5

Add one toilet and one washbasin for each additional thirty employees of each sex, or fraction thereof.

(2) In calculating the toilets and washbasins required in Table 1, the number of employees shall be the maximum number who are normally present on the premises at one time and shall include only those who are present for more than 25 per cent of the working day.

(3) Where the total number of employees does not exceed five, the same room may be used by both sexes provided that the door to the room is capable of being locked on the inside by the person using it.

(4) Urinals may be substituted for up to one-half of the required number of toilets for males.

(5) For the purpose of this section, each twenty-four inches of circumference of a circular wash fountain or length of straight trough washbasin may be counted as one washbasin.

(6) A supply of clean single-service towels shall be provided at all times for hand drying. O. Reg. 972/75, s. 50.

SANITARY FACILITIES—PATRONS OF FOOD SERVICE PREMISES

51.—(1) Subject to subsections 2, 3 and 4, every food service premises where food is prepared for consumption thereon shall include for the use of patrons at least one separate sanitary facility for each sex.

(2) Except as provided in paragraph 5 of subsection 3, the same sanitary facilities, separate for

males and females, may be provided for the use of employees and patrons in a food service premises where food is prepared and served for immediate consumption thereon and that has a total floor area for the preparation and service of food of not more than 74,3218 square metres (800 square feet).

(3) A food service premises where food is served for immediate consumption and that is opened to the public for the first time after the 1st day of March, 1976, or any premises which increases the size of the service area after the 1st day of March, 1976 shall provide sanitary facilities in accordance with the following standards:

1. Subject to paragraphs 4 and 7, any food service premises not used primarily for the consumption of alcoholic beverages shall be provided with fixtures for the use of patrons in accordance with Table 2:

TABLE 2

Number of Seats	Minimum Number of Toilets for Each Sex	Minimum Number of Washbasins for Each Sex
Up to 40	1	1
41 to 140	2	1
141 to 210	3	1
211 to 270	4	2
271 to 330	5	2
331 to 390	6	3
391 to 450	7	3
451 to 550	8	4
551 to 650	9	4
651 to 750	10	5
751 to 850	11	5

- (i) Add one toilet for each sex for each additional 100 seats or fraction thereof and one washbasin for each sex for each additional 200 seats or fraction thereof.

- (ii) Calculate the number of seats by allotting one seat for each 1.3935 square metres (15 square feet) of usable seating area.

2. Subject to paragraphs 4 and 7, a food service premises used primarily for the consumption of alcoholic beverages shall be provided with fixtures for the use of patrons in accordance with Table 3:

TABLE 3

Number of Seats	Minimum Number of Toilets for Each Sex	Minimum Number of Washbasins for Each Sex
Up to 100	2	1
101 to 140	3	1
141 to 180	4	2
181 to 220	5	2
221 to 280	6	3
281 to 360	7	3
361 to 440	8	4
441 to 520	9	4

(i) Add one toilet for each sex for each additional 80 seats and one washbasin for each sex for each additional 160 seats or fraction thereof.

(ii) Calculate the number of seats by allotting one seat for each 1.1148 square metres (12 square feet) of usable seating area.

3. Where a parking lot is operated as part of the premises and patrons are permitted to eat in vehicles parked thereon, parking spaces shall be clearly marked and each parking space shall be deemed for the purposes of paragraph 1 to be equivalent to,

- (i) two seats where employees serve food on the parking lot, or
- (ii) one seat where food service by employees is not provided on the parking lot.

4. Where two or more toilets for males are required, urinals may be substituted for one-third or more of the required number of toilets but in no case shall the substitution exceed two-thirds of the required number.

5. Subsection 1 does not apply in food service premises having fewer than forty (40) seats where,

- (i) patrons are permitted to use employee facilities,
- (ii) two employee sanitary facilities, one for each sex, are available,
- (iii) the number of fixtures for each sex is calculated in accordance with Table 1 where the number of employees is deemed to be the sum of,

a. one-half the number of patron seats, and

b. the number of employees of each sex,

(iv) access to the sanitary facilities is from within the premises, and

(v) patrons may gain access to the sanitary facilities without passing through food preparation or storage areas.

6. At least one of the toilet fixtures required for each sex under paragraphs 1 and 2 shall be suitable for use by wheelchair occupants and access doors and passages which permit the entry of a standard wheelchair shall be provided where,

(i) the food service premises is readily accessible to wheelchair occupants, and

(ii) the seating capacity is 141 or more.

7. Greater or lesser numbers of fixtures for each sex than those required under paragraphs 1 and 2 may be installed where there is likely to be an imbalance in the numbers of patrons of each sex provided that the fixture total for both sexes remains unchanged.

8. Where a sanitary facility is equipped with only one toilet and one washbasin the sanitary facility shall have a minimum floor area of 2.7870 square metres (30 square feet).

9. For the purpose of paragraph 1 each parking space within the viewing area of a drive-in theatre where food is served shall be considered the equivalent of one seat.

(4) An enclosed theatre located in a permanent structure is exempt from the requirements of subsection 3 where food service is not provided other than in the form of refreshment stands and vending machines.

(5) Notwithstanding subsection 1, public sanitary facilities may be used as an alternative to facilities which are part of the food service premises provided that alcoholic beverages are not served and all such public facilities are,

(a) conveniently located;

(b) equipped with sufficient fixtures to assure availability under normal conditions of use;

- (c) located in the same building, or on the same grounds where the food service premises is operated in connection with an exhibition, fair, carnival, sports meeting or amusement park;
 - (d) clearly identified by signs; and
 - (e) open when the food service premises are open.
- (6) Notwithstanding clause *a* of subsection 5, the use of public sanitary facilities as an alternative shall not be permitted where the food service premises is located in a permanent structure, opened for the first time to the public after the 31st day of March, 1976, unless such facilities are located within 46 metres (151 feet) of the food service premises by the shortest pedestrian route.
- (7) Subsection 6 does not apply to food service premises which provide vending machine service only.
- (8) A supply of clean single-service towels or at least one hot air dryer for every two washbasins shall be provided at all times in each patron sanitary facility for hand drying. O. Reg. 972/75, s. 51.

CLEANING AND DISINFECTION

52. Utensils and equipment shall be washed and disinfected in accordance with sections 53 to 63. O. Reg. 972/75, s. 52.

53.—(1) Multi-service articles shall be cleaned and disinfected after each use.

(2) Utensils or equipment other than multi-service articles shall be cleaned and disinfected as often as is necessary to maintain them in a clean and sanitary condition. O. Reg. 972/75, s. 53.

54. Equipment and facilities for the cleansing and disinfecting of utensils shall be used for no other purpose and shall consist of,

- (a) mechanical equipment; or
- (b) manual equipment consisting of,
 - (i) three sinks of corrosion-resistant material of sufficient size to ensure thorough cleansing and disinfecting of utensils, and
 - (ii) draining racks of material that is corrosion-resistant; or
- (c) such other facilities as are prescribed in sections 57, 58, 59, 60, 62 and 63. O. Reg. 972/75, s. 54.

55. Utensils shall be,

- (a) prerinsed or prescraped to remove gross food particles and solids;
- (b) washed in a detergent solution that is capable of removing grease; and
- (c) disinfected in accordance with section 58 or section 59. O. Reg. 972/75, s. 55.

56. Where manual equipment is used, utensils shall be,

- (a) washed in the first sink in the detergent solution mentioned in clause *b* of section 55;
- (b) rinsed in the second sink in clean water at a temperature not lower than 43°C. (109.4°F.); and
- (c) disinfected in the third sink. O. Reg. 972/75, s. 56.

57. Notwithstanding sections 54 and 56,

- (a) a two-compartment sink for the cleansing and disinfecting of utensils other than multi-service articles may be used where washing and rinsing can be done effectively in the first sink and the second sink can be used for disinfecting purposes as described in section 58; and
- (b) a one- or two-compartment sink in addition to the sinks required under section 54 or this section for the handling of pots and pans in a food service premises is required where it is necessary for effective cleaning and disinfecting of the pots and pans. O. Reg. 972/75, s. 57.

58.—(1) Utensils shall be disinfected by,

- (a) immersion in clean water at a temperature of 77°C. (170.6°F.) or more for at least forty-five seconds;
- (b) immersion in a clean chlorine solution of not less than 100 parts per million of available chlorine at a temperature not lower than 24°C. (75.2°F.) for at least forty-five seconds;
- (c) immersion in a clean quaternary ammonium compound solution of not less than 200 parts per million at a temperature not lower than 24°C. (75.2°F.) for at least forty-five seconds;
- (d) immersion in a clean solution containing not less than twenty-five parts per million of available iodine at a temperature not lower than 24°C. (75.2°F.) for at least forty-five seconds; or

- (e) immersion in any solution containing a disinfecting agent that is non-toxic and that provides a bactericidal result not less than the result provided by clause *a*, *b*, *c* or *d* and for which a convenient test reagent is available.

(2) Where a disinfectant solution is used in subsection 1 there shall be readily available,

- (a) a test reagent for determining the concentration of disinfectant; and
- (b) an accurate thermometer to determine the temperature of the solution. O. Reg. 972/75, s. 58.

59. Where a mechanical spray-type equipment is used, it shall be,

- (a) so constructed, designed and maintained that wash water is reasonably clean at all times and maintained at a temperature not lower than 60°C. (140°F.) or higher than 71°C. (159.8°F.), and
 - (i) rinse water is maintained at a temperature not lower than 82°C. (179.6°F.) and is applied for a minimum of ten seconds in each cycle, or
 - (ii) utensils are sprayed with a chemical solution at such strength and for such times as are prescribed in section 58; and
- (b) provided with thermometers which show wash and rinse temperatures and that are so located as to be easily read. O. Reg. 972/75, s. 59.

60. The medical officer of health may, upon application, exempt a food premises from the provisions of section 59 where he is satisfied that the use of any other machine or device will effectively clean and disinfect utensils and maintain a bacterial count within the limit prescribed by section 61. O. Reg. 972/75, s. 60.

61. The standard plate count from a multi-service article shall not exceed 100 bacterial colonies after cleaning and disinfecting and prior to re-use when tested in accordance with the standard plate test, utilizing the swab technique. O. Reg. 972/75, s. 61.

62. After being cleansed and disinfected, utensils shall be transported and stored in such manner as to prevent contamination. O. Reg. 972/75, s. 62.

63. Where equipment is so large as to preclude washing and disinfecting by means of sinks or dishwashing machines, it shall be washed or scrubbed with a detergent solution and,

- (a) sprayed or rinsed with hot water or steam in a manner that provides a temperature of not less than 82°C. (179.6°F.) on the treated surface; or

- (b) sprayed or rinsed with a chemical solution designated in section 58 at double the strength therein prescribed. O. Reg. 972/75, s. 63.

THE MEDICAL OFFICER OF HEALTH

SAMPLING AND TESTING

64. At any food premises the medical officer of health or a public health inspector may,

- (a) take samples of food or drink for laboratory testing;
- (b) swab utensils and equipment for bacteriological examination;
- (c) determine the temperature of food being processed, transported, stored or displayed for sale; or
- (d) require the operator to dismantle food processing equipment for the purpose of inspection. O. Reg. 972/75, s. 64.

INSPECTION

65. Where an inspection discloses that a food premises does not comply with this Regulation the inspector shall so advise the operator in writing. O. Reg. 972/75, s. 65.

66. Regulation 706 of Revised Regulations of Ontario, 1970 and Ontario Regulations 428/72 and 356/73 are revoked. O. Reg. 972/75, s. 66.

F. S. MILLER
Minister of Health

Dated at Toronto, this 6th day of November, 1975.

(6750)

51

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 973/75.

The Regional Municipality of York,
Town of Vaughan.

Made—December 3rd, 1975.

Filed—December 5th, 1975.

REGULATION TO AMEND
ONTARIO REGULATION 475/73
MADE UNDER
THE PARKWAY BELT PLANNING AND
DEVELOPMENT ACT, 1973

1. Paragraph iii of section 2 of Ontario Regulation 475/73, as remade by section 1 of Ontario Regulation 455/75 and amended by section 2 of Ontario Regulation 793/75, is further amended by adding thereto the following subparagraphs:
 4. That parcel of land in Lot 2 in Concession III lying east of the east boundary of the Canadian National Railway right-of-way.
 5. That parcel of land being part of Lot 4 in Concession III, more particularly described as follows:

Beginning at the southwest-
erly angle of the east quarter of
the said Lot;

Thence westerly along the
southerly limit of the said Lot
a distance of 890 feet;

Thence northeasterly in a
straight line to a point in the
westerly limit of the east
quarter of the said Lot, distant
830 feet measured northerly
from the place of beginning;

Thence southerly along the
westerly limit of the east
quarter of the said Lot a
distance of 830 feet to the place
of beginning.

W. DARCY McKEOUGH
*Treasurer of Ontario and
Minister of Economics and
Intergovernmental Affairs*

Dated at Toronto, this 3rd day of December,
1975.

(6751)

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NOTICE TO SHERIFFS AND TREASURERS

Re Advertising Sale of Lands for Taxes in "The Ontario Gazette", Year 1975

Section 584 of The Municipal Act provides:

584. **The day of the sale** shall be **more** than ninety-one days after the first publication of the list in THE ONTARIO GAZETTE.

During year 1975 the dates for publication of tax sale advertisements in THE ONTARIO GAZETTE are as follows:

January 4th,	Issue No.	1—Earliest Date Sale can be held—	April 7th,	1975
February 1st,	" " 5	" " " " " " " "	—May 5th,	"
March 1st,	" " 9	" " " " " " " "	—June 2nd,	"
April 5th,	" " 14	" " " " " " " "	—July 6th,	"
May 3rd,	" " 18	" " " " " " " "	—August 3rd,	"
June 7th,	" " 22	" " " " " " " "	—September 7th,	"
July 5th,	" " 27	" " " " " " " "	—October 5th,	"
August 2nd,	" " 31	" " " " " " " "	—November 2nd,	"
September 6th,	" " 36	" " " " " " " "	—December 7th,	"
October 4th,	" " 40	" " " " " " " "	—January 4th,	1976
November 1st,	" " 44	" " " " " " " "	—February 1st,	"
December 6th,	" " 49	" " " " " " " "	—March 7th,	"

Advertisements of tax sales must be received at least **TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE.**

REGULATION MADE UNDER THE OFFICIAL NOTICES PUBLICATION ACT

THE ONTARIO GAZETTE is published each Saturday and **advertisements must be received before Wednesday 4 p.m. 10 days before publication date to ensure inclusion in the next issue.**

Advertisements should be typewritten or printed legibly, **separate from covering letter.** Number of insertions required must be stated and the names of all signing officers typewritten or printed.

Advertising Rate: \$5.00 per single-column inch.

The rates payable for copies of THE ONTARIO GAZETTE are,

by subscribers for a subscription of 52 weekly issues, \$20.00; and

by others for a single copy, 50 cents. Payable in advance.

Rates subject to change without notice.

Cheques should be made payable to THE TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

No **exchange** required on cheques.

All correspondence should be addressed:

THE ONTARIO GAZETTE

9th Floor, Ferguson Block, Queen's Park, Toronto, Ontario M7A 1N3
Telephone 965-2238

ONTARIO GOVERNMENT BOOKSTORE

880 Bay Street, Toronto, Ontario

Telephone 965-2054 - 5

BUSINESS HOURS:

9 a.m. to 6 p.m. Monday to Friday

NEW PUBLICATIONS NOW AVAILABLE

Title	Price
Annual Reports	
Labour	\$1.00
Correctional Services	50¢
Telephone Services Comm.	25¢
Health	2.75
Agriculture	2.00
Energy	75¢
Energy Board	75¢
Education	2.00
Education Statistics	1.50
STATUTES OF ONTARIO 1975	10.00
Report of the Committee on the Legislature No. 5	1.00
Directory of Education 1975/76	7.00
	+ R.S. TAX
Ontario Conveyancer's Guide	95¢
	+ R.S. TAX
Ontario Statistics 1975	4.00
Metrics and You	10¢
Women and Local Government	1.00
Partnerships Act (Sept. 1975)	75¢
Real Estate & Business Brokers Act (Sept. 1975)	1.50
Family Benefits Act (Aug. 1975)	75¢
General Welfare Assistance Act (Aug. 1975)	1.00
Planning Act (Sept. 1975)	1.00
Corporations Act (Aug. 1975)	3.00
Consumer Protection Act (July 1975)	1.25
Condominium Act (July 1975)	1.00
Teachers Superannuation Act	1.00

THE ONTARIO GAZETTE

9th Floor, Ferguson Block, Queen's Park, Toronto, Ontario M7A 1N3
Telephone 965-2238



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Vol. 108 - 52

TORONTO, SATURDAY, DECEMBER 27th, 1975

The Ontario Highway Transport Board Act

Henderson Machinery Moving

and Installation Limited,

29786-J

3446 Mavis Road,
Mississauga, Ontario.

RE-OPENING AND REARGUMENT

Upon Motion made to The Ontario Highway Transport Board on behalf of Henderson Machinery Moving and Installation Limited, having been heard on the 15th day of October, 1975;

And upon the Board having ordered that argument in the Matter of the application of Henderson Machinery Moving and Installation Limited heard on the 30th day of January, 1975 be reargued before Member Vernon H. Page at a time and date to be set by the Chairman of The Ontario Highway Transport Board;

And whereas, the Board has fixed Thursday, the 15th day of January, 1976, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario at 10 a.m. (E.S.T.) for that purpose.

This replaces Notice wherein appeared on page 4502 of THE ONTARIO GAZETTE dated 15th of November, 1975, re: Henderson Machinery Moving and Installation Limited.

D. S. CHURCH,
Secretary.

(6809)

52

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Wednesday, the 4th day of February, 1976 at 10 a.m. (E.S.T.):

Family Movers Limited,
807 #53 Hwy. E.,
Ancaster, Ontario,

24911-B

Government
Publications

applies for the transfer of shares as follows:

4 common shares from Motel Breitstein to Frederick Falla of the City of Hamilton, Ontario;

1 common share from Gisela Renate Breitstein to Frederick Falla of the City of Hamilton, Ontario.

Walter Scott Moving &
Storage Limited,

19991-B

61-63 Grand River Avenue,
Brantford, Ontario,

applies for the transfer of shares as follows:

6,000 common shares from Walter Scott to Cesar Van & Storage Limited of Hamilton, Ontario;

4,000 common shares from Ruth Scott to Cesar Van & Storage Limited of Hamilton, Ontario.

H'wk Forwarding Limited,
405 Cherry Street,
Toronto, Ontario,
M5A 3L5,

23217-A

applies for extra-provincial freight forwarders licence, "For carriage of freight consolidation at Toronto for shipment to the Province of Quebec, and the Maritime Provinces";

23217-B

also applies for freight forwarders licence, "For consolidation of freight at Toronto for shipment throughout Ontario".

D. S. CHURCH,
Secretary.

(6810)

52

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, and the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, will be heard by the Ontario Highway Transport Board at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Thursday, the 5th day of February, 1976, at 10 a.m. (E.S.T.):

Camway Trucking Limited, 25732
27 Reid Drive,
Streetsville, Ontario,

applies for an extra-provincial operating licence for:

- "1. the carriage of foods for and on behalf of Reid Milling Limited including flour, wheat feed, and for the return of damaged, surplus or rejected shipments as well as empty bags and return skids from its installation in Streetsville, Ontario to the Ontario-Quebec border and all points of entry for furtherance to all points in the Province of Quebec and from points in the Province of Quebec, from the Ontario-Quebec border at all points of entry for furtherance to its installations in Streetsville, Ontario and/or to all points in Ontario south of Provincial Highway Number 11. The said carriage of goods is to include the use of tank trucks, tank trailers and any other equipment which has been specially designed and constructed for the movement of commodities by bulk";

25732-A

also applies for a Class 'T' public commercial vehicle operating licence with Class 'D' and Class 'FS' privileges for:

- "1. The carriage of commodities in bulk for and on behalf of Reid Milling Limited, Streetsville, Ontario including flour, wheat feed, corn flour, wheat, and mill feed, from Streetsville, Ontario to all points in Ontario south of Provincial Highway Number 11 and for the return of damaged, surplus or rejected shipments using tank trucks and tank trailers and any other equipment which has been specially designed and constructed for the movement of commodities by bulk.

And by way of Class 'D' privileges for the carriage of commodities for and on behalf of Reid Milling Limited, Streetsville, Ontario including flour, wheat flour, oat flour, corn flour, wheat bagged and bulk flour and mill feed from Streetsville, Ontario to all points in Ontario south of Provincial Highway Number 11 and for the return of damaged, surplus or rejected shipments as well as empty bags and return skids to Reid Milling Limited, Streetsville, Ontario.

And by way of Class 'F' privileges for the carriage of commodities including wheat, corn,

barley and oats from farms in Ontario south of Provincial Highway Number 11 to Reid Milling Limited, Streetsville, Ontario".

James Quinn & Edward Walasek, 25763
o/a West End Moving Service,
6 Damask Avenue,
Weston, Ontario,

applies for a Class 'H' public commercial vehicle operating licence; "For the carriage of uncrated used household, office and store furniture from points in Metropolitan Toronto to points within a 35-mile radius of Metropolitan Toronto".

Direct Winters Transport
(Western) Limited, 01474-Q
1803 Hekla Avenue,
Winnipeg, Manitoba,

applies for an extension to extra-provincial operating licence No. X-1176, as follows:

"Applies for Interchange Authority—Permission granted to accept traffic from and transfer traffic to Direct Winters Transport Limited at Metropolitan Toronto consigned to or originating at points or places in the Provinces of Manitoba, Saskatchewan, Alberta and British Columbia, the Northwest Territories and the Yukon, which the licensee is now authorized to serve directly, or by transfer to and from authorized carriers.

The licensee now accepts traffic from and transfers traffic to Direct Winters Transport Limited at London, originating at or consigned to points in Western Canada. The purpose of this application is to eliminate the additional mileage involved where the licensee utilizes highways numbered 11 and 17 to the Ontario/Manitoba border at West Hawk Lake, for movements to and from Western Canada".

David Lloyd Ritchie, Esq., 25759
70 Adeline Avenue,
Tottenham, Ontario,

applies for an extra-provincial operating licence in the following terms: "Trucking goods via Hwy. 401 for Associated Biscuits of Canada Ltd. including its operating divisions, Langley-Harris, David Biscuits and Peak-Frean, from the said shippers warehouse and plant in and about Metropolitan Toronto to the said shippers plant and warehouses and to the principal receiving points of customers of the shipper in and about Montreal and from the said shippers warehouses and plants in and about Montreal to its warehouse and plant and to the principal receiving points of customers of the shipper in and about Metropolitan Toronto. The said route is to and from the provinces of Ontario and Quebec, the crossing point being Riviere Beaudette".

Overnite Express Limited, 10726-A9
 291 St. Redempteur Street,
 Hull, Quebec,

applies for an extension to extra-provincial operating licence No. X-659 in the following terms:

"ALTERNATE ROUTES—

1. Between Ottawa and Pointe Fortune via King's Highways Numbers 417 and 17;
2. Between Pointe Fortune and Hawkesbury via King's Highway Number 17; and
3. Between Hawkesbury and the intersection of King's Highways Numbers 34 and 417 via King's Highway No. 34.

PROVIDED that there be no additional pick-up or delivery privileges at any point enroute", and

"For the carriage of goods in transit through the Province of Ontario between the Ontario-Quebec border at Pointe Fortune and the Ontario-Quebec border at Ottawa-Hull via King's Highways Numbers 17, 417 and 34, (whether singly or in any combination thereof)";

10726-A10

also applies for an extension to Class 'A' public commercial vehicle operating licence No. A-411 in the following terms:

"ALTERNATE ROUTE—

Alternate route between Ottawa and Hawkesbury via King's Highways Numbers 417 and 34 with no additional pick-up or delivery privileges at any point enroute".

Wall Beresford Holdings Limited, 18630-C
 o/a Industrial Machinery Movers,
 59 John Street,
 Mississauga, Ontario,

applies for an extra-provincial operating licence in the following terms: "For the transportation of:

- (a) heavy duty machinery, boilers, transformers, and similar equipment; road building and construction equipment; and other goods which by their nature, size, weight or shape require special loading or unloading devices and the use of low-bed float equipment for their transportation;
- (b) on low-bed float equipment only of related parts and materials when the transportation is incidental to the transportation of the above goods and when moving at the same time to the same destination as the entire shipment to and from points in the Counties of Peterborough, Victoria, Simcoe, Wellington, Oxford, Middlesex and Brant and the Regional

Municipalities of Durham, York, Peel, Halton, Hamilton, Wentworth, Waterloo, Niagara and Haldimand, Norfolk and the Municipality of Metropolitan Toronto to the Ontario/Quebec border at Riviere Beaudette, Pointe Fortune and Ontario/Hull; the Ontario/Manitoba border at West Hawk Lake and the Canada/United States boundary at the St. Lawrence, Niagara, Detroit and St. Clair Rivers for furtherance by authorized carrier to any of the Provinces of Canada or States of the United States of America and vice versa.

PROVIDED that for the purpose of this licence, "low bed float equipment" is defined as an unenclosed trailer other than a standard truck or semi trailer and having more than one load-bearing surface provided that a goose neck shall be deemed to be a load bearing surface.

PROVIDED FURTHER that in respect of this licence the licensee is prohibited from the carriage of containers designed for the transportation of general commodities in intermodal movement, new boats and the carriage and/or haulage of residential office or travel trailers, mobile homes, utility trailers, motor homes, truck campers and modular sectional or portable office and residential structures";

18630-D

also applies for an extension to Class 'K' public commercial vehicle operating licence No. K-124 in the following terms:

- "1. by removing the restriction, 'restricted to movements from or to an area within a 25-mile radius of Toronto',

And substituting therefor,

'restricted to movements from or to and between points in the Counties of Peterborough, Victoria, Simcoe, Wellington, Oxford, Middlesex and Brant and the Regional Municipalities of Durham, York, Peel, Halton, Hamilton-Wentworth, Waterloo, Niagara and Haldimand-Norfolk and the Municipality of Metropolitan Toronto'.

2. by adding Class 'D' privileges for the transportation of goods which by their nature, size, weight or shape require special loading or unloading devices and the use of low bed float equipment for their transportation.

Also for the transportation on low bed float equipment only of related parts and materials when their transportation is incidental to the transportation of the above goods and when moving at the same time to the same destination as the entire shipment.

PROVIDED that for the purpose of this licence, "low bed float equipment" is defined as an

unenclosed trailer other than a standard truck or semi-trailer and having more than one load bearing surface provided that a goose neck shall be deemed to be a load bearing surface.

PROVIDED FURTHER that in respect of this extension the licensee is prohibited from the carriage of containers designed for the transportation of general commodities in intermodal movements; new boats and the carriage and/or haulage of residential, office or travel trailers, mobile homes, utility trailers, motor homes, truck campers and modular sectional or portable office and residential structures.

AND PROVIDED FURTHER that these privileges shall not be severable from Class 'K' public commercial vehicle operating licence No. K-124 and shall be restricted to the geographical territory which the licensee is authorized to serve under its Class 'K' licence privileges contained in the said operating licence.

3. by adding Class 'C' privileges:

To and from and between points in the geographical territory which the licensee is authorized to serve under its Class 'K' operating licence No. K-124, when the goods being carried require loading and unloading devices on Tilt-n-Load equipment (that is a tilting vehicle operated by a separate hydraulic system using a cable operated mechanism)".

D. S. CHURCH,
Secretary.

(6811)

52

The following application for a certificate under the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, will be heard by the Ontario Highway Transport Board, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, on Thursday, the 5th day of February, 1976 at 10 a.m. (E.S.T.):

Bruce Krawicki Limited, 25550-B
P.O. Box 672,
Kenora, Ontario,

applies for an extra-provincial operating licence in the following terms: "For the carriage of used uncrated household, office & store furniture, from points in Ontario.

1. To the Ontario-Manitoba border for furtherance to points in the Provinces of Manitoba, Saskatchewan, Alberta and British Columbia, the Yukon Territory and the North West Territories, as authorized and by shipment from points in said provinces and Territories to Ontario.
2. To the Ontario Quebec border for furtherance to Quebec, New Brunswick, Nova Scotia, Prince Edward Island and Newfoundland and from said provinces to points in Ontario.

3. To all points at the international boundary for furtherance in transit through the United States of America, as Authorized, to points in all Canadian Provinces or Territories, as authorized and by shipment from points in the said Provinces and Territories as authorized through the United States of America in transit from the international boundary to points in Ontario.

4. From and to all points at the international boundary, the Ontario-Manitoba and the Ontario-Quebec borders for movement in transit through Ontario, for interprovincial traffic only".

D. S. CHURCH,
Secretary.

(6812)

52

Michael George John Esq., 21886
2520 Dougall Road,
Windsor, Ontario.

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificate pursuant to which Class 'D' public commercial vehicle operating licence No. D-3287 was issued and has fixed Wednesday, the 14th day of January, 1976, at its Chambers, Britannica House, 151 Bloor Street West, 10th Floor, Toronto, Ontario, at 10 a.m. (E.S.T.) for that purpose.

At the hearing the reviewee will be required to show cause why this certificate should not be amended or revoked by reason of operations contrary to the public interest. The operations are, more specifically continued disregard of *The Public Commercial Vehicles Act* and *The Highway Traffic Act* and Regulations pursuant thereto.

The Board may amend or revoke the terms of the said certificate.

This replaces Notice re: M.G. John & Sons Limited which appears on page 4611 of THE ONTARIO GAZETTE of November 22nd, 1975. Hearing date remains the same namely 14th day of January, 1976.

D. S. CHURCH,
Secretary.

(6813)

52

The following application for a certificate under the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, will be heard by the Ontario Highway Transport Board, at its Chambers, 151 Bloor Street West, Britannica House, 10th Floor, Toronto, Ontario, on Friday the 6th day of February, 1976 at 10 a.m. (E.S.T.):

Svedahl Transport Limited, 25755
1100 Park Street,
Regina, Saskatchewan,

**Messrs. Gordon John Harris
and William Spencer Johnstone,** 25743
55 Tindale Court,
Apt. 1019,
Hamilton, Ontario,

applies for an extra-provincial operating licence in the following terms: "For the carriage of livestock from points in the provinces of Alberta, Saskatchewan and Manitoba from the Manitoba-Ontario border to the livestock interchange and resting station at Thunder Bay, Ontario".

apply for the transfer of Class 'A' public commercial vehicle operating licence No. 629, standing in the name of Franklin Keith Rowe and Gayle Marie Rowe, 384 St. Paul Street, Burlington, Ontario.

D. S. CHURCH,
Secretary.

**Merrifield Transport Company
Limited,** 18396-C
844 Bridge Avenue,
Windsor, Ontario,

(6814) 52

The following applications for certificates under *The Public Vehicles Act*, R.S.O. 1970, Chapter 392, are published pursuant to Section 8, R.R.O. 1970, Regulation 632:

Douglas Gordon Chapman, Esq., 02527-E
R.R. #3,
Madoc, Ontario,

applies for an extension to public vehicle (school bus) operating licence No. 4484, "For the carriage of pupils, for and on behalf of The Hastings County Board of Education between the Village of Madoc, Lot 10, Concession 1, Lot 17, Concession 4, Lot 12, Concession 6 and the Schools located in the Village of Madoc via routes that traverse sections of Highway Nos. 7, 14, 62, Concession Road Nos. 1, 2, 3, 4, 6, Side Road Nos. 6, 10, 11, 12, 14 and 16 all in the Township of Madoc.

Morris Lorne Bradley, Esq., 16023-A
Navan, Ontario,

applies for a public vehicle (school bus) operating licence, "For the carriage of pupils, for and on behalf of The Carleton Board of Education between a place known as Navan in the Township of Cumberland and Glen Ogilvie School and Emily Carr Public School via routes that traverse sections of Regional Roads Nos. 28, 30, 34, 35 and Center Park Drive.

PROVIDED that charter privileges shall apply only to educational trips for pupils of those schools within the jurisdiction to The Carleton Board of Education".

D. S. CHURCH,
Secretary.

(6815) 52

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, R.S.C. 1970, Chapter M-14, are published pursuant to Section 8, R.R.O. 1970, Regulation 632:

D. S. CHURCH,
Secretary.

(6816) 52

applies for an extra-provincial operating licence, "For the carriage of goods:

1. from Windsor, Riverside and the Townships of Sandwich East and Sandwich West, to the international boundary at the Detroit River, for furtherance to points in the United States of America, as authorized, and by shipment therefrom, from the said boundary, at the Detroit River to Windsor, Riverside and the Townships of Sandwich East and Sandwich West, and
2. from Windsor to the international boundary at the Detroit River, for furtherance in transit through the United States of America, to the international boundary at the St. Mary's River, thence to Sault Ste. Marie and from Sault Ste. Marie to the international boundary at the St. Mary's River, for furtherance in transit through the United States of America to the international boundary at the Detroit River, thence to Windsor.

These are the terms of extra-provincial operating licence No. X-502 not renewed for 1975;

18396-D

applies for a Class 'D' public commercial vehicle operating licence, "For the carriage of steel stampings used in the manufacture of automobiles for and on behalf of Sun Tool and Stamping Limited from its installation at 275 Eugenie Street in the City of Windsor to the installation of Sylvia Ihle and Heinz Ihle, carrying on business under the firm name and style of Syl-Hy Chemicals, situate on the 6th Concession Road in the Township of Anderdon to be enamelled; and for the return of the said enamelled steel stampings to the said company in the City of Windsor.

These are the terms of Class 'D' public commercial vehicle operating licence No. 2644, not renewed for 1975.

ERRATUM

Vide Gazette, December 6th, 1975, Page 4780,
Notice Re: Robert W. Evers, Esq., File #24766-A
Re: Address, P.O. Box 118, Regional Municipality
of Vaughan, Ontario, delete this address.

And substitute, P.O. Box 118, Pine Grove,
Ontario, also re: Licence No. 2389 delete this
licence Number, and substitute Licence No. F-27480.

D. S. CHURCH,
Secretary.

(6817)

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**Government Notices Respecting
Corporations**
Certificates of Incorporation Issued

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, a certificate of incorporation
has been issued to:

Name of Corporation	Date of Incorporation	Head Office
ABLE ALUMINUM LIMITED.....	Nov. 28, 1975	Caledon
TOM ADAMSON MECHANICAL CONTRACTING LIMITED.....	Nov. 26, 1975	Barrie
ADANAC AIRWAYS LIMITED.....	Nov. 26, 1975	Brampton
ADTEL LIMITED.....	Dec. 1, 1975	Metro. Toronto
AGASSIZ TRANSPORT INC.....	Nov. 5, 1975	Thunder Bay
AILEEN CONSTRUCTION LTD.....	Dec. 2, 1975	Metro. Toronto
AIR TRAVELERS CAB SERVICES LIMITED.....	Nov. 26, 1975	Mississauga
ALLO INTERNATIONAL IMPORTS LIMITED.....	Dec. 2, 1975	Metro. Toronto
ANTON PILLER CORPORATION LIMITED.....	Dec. 5, 1975	Waterloo
A-1 CEMENT (GUELPH) LTD.....	Nov. 28, 1975	Kitchener
A. D. APPLETON ENTERPRISES LIMITED.....	Nov. 21, 1975	Stratford
AUBURN GLEN DEVELOPMENTS LIMITED.....	Dec. 1, 1975	Metro. Toronto
AUTO MART MAGAZINE LIMITED.....	Nov. 21, 1975	Metro. Toronto
AVIDA GROUP INC.....	Nov. 26, 1975	London
AVIOR ENTERPRISES LTD.....	Dec. 3, 1975	Twp. Sidney, Co. Hastings
GEORGE BACIK LTD.....	Nov. 28, 1975	London
BACULUS FINANCIAL CONSULTANTS INC.....	Nov. 28, 1975	Metro. Toronto
BAKETIME INC.....	Nov. 27, 1975	Metro. Toronto

Name of Corporation	Date of Incorporation	Head Office
BANT INVESTMENTS LTD.....	Nov. 27, 1975	Metro. Toronto
E. J. BARRETT EQUIPMENT LTD.....	Dec. 4, 1975	Mississauga
BARTON METAL WORK LIMITED.....	Dec. 2, 1975	Hamilton
PAUL BEAULNE HOLDINGS LIMITED.....	Nov. 28, 1975	Peterborough
BERGAMIN CONSTRUCTION LTD.....	Nov. 24, 1975	Windsor
BERGSEN MANUFACTURING LIMITED.....	Dec. 3, 1975	Mississauga
BERRVIP INC.....	Dec. 2, 1975	Mississauga
BIASUCCI LEASING COMPANY LIMITED.....	Nov. 21, 1975	Niagara Falls
BILJUR MOBILE GLASS CO. LIMITED.....	Nov. 17, 1975	Metro. Toronto
BILLVEST LTD.....	Dec. 1, 1975	Metro. Toronto
RON BILMER LIMITED.....	Nov. 25, 1975	Peterborough
BLACK SWAN INVESTMENTS INC.....	Dec. 2, 1975	Metro. Toronto
BOLO HOLDINGS LTD.....	Nov. 27, 1975	Timmins
BOTTOM LINE MANAGEMENT CORPORATION INC.....	Nov. 27, 1975	Metro. Toronto
A.W. BOYD CONSTRUCTION LTD.....	Nov. 26, 1975	Twp. Flamborough
BRAMHILL SERVICE CENTRE INC.....	Nov. 26, 1975	Minto
CLAUDE BREEZE LIMITED.....	Nov. 28, 1975	London
THE JOSEPH F. BRENNAN CONSTRUCTION CO. LTD.....	Nov. 26, 1975	Metro. Toronto
BRITTON-FOSTER ASSOCIATES LIMITED.....	Dec. 1, 1975	Metro. Toronto
BROX'S OLDE TOWN VILLAGE CO. LTD.....	Dec. 3, 1975	Twp. Woolwich
BRUCEFIELD MANOR LIMITED.....	Nov. 24, 1975	Brantford
BRUEGELS RESTAURANT & TAVERN INC.....	Dec. 3, 1975	Metro. Toronto
GEORGE BRUINSMA CONSTRUCTION AND DEVELOPMENT INCORPORATED.....	Dec. 1, 1975	Chatham
BURLINGTON BAKERY LIMITED.....	Nov. 26, 1975	Burlington
BURWELL AUTO BODY LIMITED.....	Oct. 30, 1975	London
BYCAN CONSTRUCTION COMPANY LIMITED....	Dec. 1, 1975	Metro. Toronto
CAGLAYAN ELECTRONICS INC.....	Nov. 21, 1975	Metro. Toronto
CALDERONE MANAGEMENT SERVICES LTD....	Nov. 27, 1975	Metro. Toronto
CALNEK PRICE & ASSOCIATES LIMITED.....	Dec. 1, 1975	Waterloo

Name of Corporation	Date of Incorporation	Head Office
CALWISE STORES LIMITED.....	Nov. 26, 1975	Oakville
CAMBRIDGE MIDDLE MANAGEMENT PERSONNEL INC.....	Nov. 24, 1975	Metro. Toronto
CANADENT DENTAL LABORATORY LIMITED...	Nov. 27, 1975	Metro. Toronto
CANADIAN AGRO-INDUSTRIAL CORPORATION LIMITED.....	Nov. 27, 1975	Metro. Toronto
CANADIAN EAST EUROPEAN TRADE LIMITED..	Nov. 26, 1975	Metro. Toronto
CANADIAN FEDERAL SECURITY CORPORATION	Dec. 3, 1975	Metro. Toronto
CANBLO SYSTEMS LIMITED.....	Nov. 27, 1975	Metro. Toronto
CAPTAUR INVESTMENTS LIMITED.....	Dec. 3, 1975	Metro. Toronto
CAROL LEE DRESS SHOPS INC.....	Nov. 28, 1975	Windsor
CARSON STORE SUPPLIES LTD.....	Dec. 2, 1975	Metro. Toronto
CAVALIER TOOL & MANUFACTURING LTD.....	Nov. 26, 1975	Windsor
CAVALRY CARTAGE LIMITED.....	Nov. 28, 1975	Metro. Toronto
CAYES OFFICE PRODUCTS LIMITED.....	Dec. 2, 1975	Metro. Toronto
CHEQUE ENCODING SERVICES LIMITED.....	Nov. 28, 1975	Metro. Toronto
CHRISTENSEN AND WRIGHT CONTRACTORS LTD.....	Nov. 26, 1975	Raleigh
CHRISTEX MANAGEMENT AND INVESTMENTS LIMITED.....	Dec. 1, 1975	Hamilton
CHRISTL-SLIVA PHOTOGRAPHERS INC.....	Nov. 25, 1975	Metro. Toronto
C & J MAINTENANCE INC.....	Nov. 27, 1975	Sudbury
CLARK & CLARK DISTRIBUTING LIMITED.....	Nov. 21, 1975	Twp. Yarmouth, Co. Elgin
CLEAN & FILL SERVICE STATION LIMITED....	Nov. 28, 1975	Metro. Toronto
CLIFFORD MECHANICAL CONTRACTORS LIMITED.....	Nov. 17, 1975	Metro. Toronto
CODE FORD MERCURY SALES LIMITED.....	Nov. 28, 1975	Gananoque
COM-PAR LEASING LIMITED.....	Nov. 25, 1975	London
CONCORD GARAGE DOOR LIMITED.....	Nov. 21, 1975	Metro. Toronto
CONDOR-BANDCAP INC.....	Nov. 28, 1975	Metro. Toronto
CONDOR-BANDCORP INC.....	Nov. 28, 1975	Metro. Toronto
THE COUNTRY PEDDLAR LIMITED.....	Nov. 26, 1975	Twp. Westminster
THE COWAS GROUP LIMITED.....	Nov. 24, 1975	Town Vaughan
C.P. ELECTRIC LTD.....	Dec. 2, 1975	Metro. Toronto

Name of Corporation	Date of Incorporation	Head Office
CHAS. B. CRAIG & SON LIMITED.....	Nov. 24, 1975	Rideau
DAVID CRAIG ARTIST LTD.....	Nov. 28, 1975	Metro. Toronto
CRAWPHIN INVESTMENTS LIMITED.....	Nov. 26, 1975	London
CUSTOM MECHANICAL SERVICES (BARRIE) LIMITED.....	Nov. 26, 1975	Barrie
BILL DANIELS MOTORS LTD.....	Nov. 7, 1975	Adelaide
DARRO FABRICS INC.....	Nov. 14, 1975	Metro. Toronto
THE DATSUN CAR SHOP HAMILTON LIMITED..	Nov. 21, 1975	Hamilton
DAVIES WOOD INVESTMENTS LIMITED.....	Dec. 1, 1975	Metro. Toronto
DEBAEREMAEKER ENTERPRISES LIMITED....	Nov. 25, 1975	Richmond Hill
DENAD MANAGEMENT CORPORATION.....	Nov. 27, 1975	Metro. Toronto
DESMAR HOLDINGS LTD.....	Nov. 26, 1975	Kitchener
DI CAMPANIA MUSIC INTERNATIONAL INC....	Nov. 28, 1975	Metro. Toronto
DINNER DOLLARS INC.....	Nov. 24, 1975	Metro. Toronto
DI PIETRO HARDWARE & SPORTING GOODS LTD.....	Nov. 19, 1975	Metro. Toronto
DODD & RICHARDSON LIMITED.....	Nov. 26, 1975	Metro. Toronto
DOGTTOOTH RESORT (KENORA) LIMITED.....	Dec. 3, 1975	Kirkup
EL-GLEN HOMES LTD.....	Nov. 24, 1975	Metro. Toronto
ELLIS UPHOLSTERING LIMITED.....	Nov. 26, 1975	Cambridge
ELM TREE HOLDINGS LIMITED.....	Nov. 28, 1975	Mississauga
ALECK EMBURY LIMITED.....	Nov. 28, 1975	Caledon
EMERALD GARDEN RESTAURANT LIMITED....	Dec. 2, 1975	Ottawa
EMSLEY & MARTIN SEWER & DRAIN CONTRACTING LTD.....	Dec. 1, 1975	Brantford
ENERGY DYNAMICS, INCORPORATED.....	Dec. 1, 1975	Metro. Toronto
E.N. TOOL & SUPPLY LIMITED.....	Nov. 26, 1975	Grimsby
ERLICHMAN HOLDINGS LIMITED.....	Dec. 2, 1975	Metro. Toronto
R. M. FEDORCHUK LIMITED.....	Nov. 25, 1975	Twp. Nepean, Rgl. Mun. Ottawa-Carleton
HARVEY FELDMAN FURS LIMITED.....	Dec. 1, 1975	Metro. Toronto
FIDELITY CAR CLEAN-UP LTD.....	Nov. 27, 1975	Cambridge
M. FLOYD CONSTRUCTION LTD.....	Dec. 1, 1975	Oakville

Name of Corporation	Date of Incorporation	Head Office
FOODTEK LTD.....	Dec. 2, 1975	Richmond Hill
FORMIA BUILDING CONSTRUCTION LTD.....	Nov. 25, 1975	Metro. Toronto
FORT MALDEN MALL INC.....	Dec. 4, 1975	Windsor
GALAXY CARPET DISTRIBUTORS LTD.....	Nov. 26, 1975	Markham
GER-ROCK CONCRETE FORMING LIMITED.....	Nov. 26, 1975	Clinton
G. E. S. FURN. MFG. CO. LTD.....	Dec. 1, 1975	Town Arnprior
GIAMPIETRI BROS. CONSTRUCTION LTD.....	Nov. 19, 1975	Sarnia
GIAUQUE SYSTEMS LIMITED.....	Nov. 21, 1975	Hamilton
GLENFAM HOLDINGS LIMITED.....	Nov. 27, 1975	Kitchener
GOLDPLATE ENTERPRISES LTD.....	Nov. 20, 1975	Metro. Toronto
F. GUIDO CONSTRUCTION LIMITED.....	Nov. 26, 1975	Sault Ste. Marie
HAASE STEEL INDUSTRIES LTD.....	Nov. 27, 1975	Sault Ste. Marie
HALVAN (BROCKVILLE) LTD.....	Nov. 20, 1975	Metro. Toronto
HALVAN (HAMILTON) LTD.....	Nov. 20, 1975	Metro. Toronto
HALVAN (KITCHENER) LTD.....	Nov. 20, 1975	Metro. Toronto
HALVAN (LONDON) LTD.....	Nov. 20, 1975	Metro. Toronto
HANDMADE EUROPEAN SHOES LIMITED.....	Nov. 24, 1975	Metro. Toronto
HAPLLD LIMITED.....	Nov. 27, 1975	Metro. Toronto
HARDSAND LIMITED.....	Nov. 27, 1975	Oshawa
DOUG HEMPHILL REAL ESTATE LIMITED.....	Nov. 21, 1975	Peterborough
LEO HERBERT LIMITED.....	Dec. 1, 1975	Ottawa
HEYLAND HOMES LIMITED.....	Dec. 5, 1975	Barrie
R. F. HILLARY & CO. LTD.....	Dec. 1, 1975	Metro. Toronto
HOLDFAST INVESTMENTS INCORPORATED.....	Nov. 25, 1975	Metro. Toronto
HOLLAND AIR COMFORT SERVICES LTD.....	Dec. 4, 1975	Metro. Toronto
HOMELAND MARKETS LIMITED.....	Nov. 19, 1975	Metro. Toronto
HOUSEHOME HOLDINGS LIMITED.....	Nov. 17, 1975	Niagara Falls
HURON ELECTRIC LIMITED.....	Nov. 21, 1975	Town Kincardine, Co. Bruce
JAGEL DEVELOPMENT CORPORATION LIMITED	Nov. 26, 1975	Ottawa
JAMERLEY REALTY CORP.....	Nov. 26, 1975	Oshawa
J. C. R. MANAGEMENTS INC.....	Nov. 27, 1975	Sudbury

Name of Corporation	Date of Incorporation	Head Office
JEDD CONSULTING SERVICES LIMITED.....	Nov. 27, 1975	Metro. Toronto
A. T. JONES ELECTRONICS LIMITED.....	Dec. 3, 1975	Mississauga
J.W.A. TAXI LIMITED.....	Nov. 26, 1975	Metro. Toronto
F. J. KALCSA REALTIES LIMITED.....	Nov. 19, 1975	Brantford
ALEXANDER KARPUCHIN LIMITED.....	Nov. 25, 1975	Mississauga
KAWARTHA HOUSE BOATS LTD.....	Nov. 21, 1975	Hamilton
KAY PROMOTIONS LIMITED.....	Nov. 26, 1975	Metro. Toronto
KAYDEE BUSINESS SERVICES INC.....	Nov. 26, 1975	New Liskeard
K & B SADDLERY LIMITED.....	Dec. 1, 1975	Peterborough
KISLEV HOLDINGS LIMITED.....	Dec. 2, 1975	Kingston
KON TIKI MARINE (ONTARIO) LIMITED.....	Nov. 27, 1975	Twp. Innisfil, Co. Simcoe
RUSTY KRUTY REALTY INC.....	Nov. 18, 1975	St. Catharines
LAKE-PORT INVESTMENTS LIMITED.....	Nov. 24, 1975	Mississauga, Rgl. Mun. Peel
LAKEVIEW ELECTRIC LIMITED.....	Dec. 1, 1975	Metro. Toronto
LANARO HOMES LIMITED.....	Nov. 27, 1975	Markham
THE LEASEMAN LTD.....	Nov. 26, 1975	Metro. Toronto
LEATHER ALL COMPANY LIMITED.....	Nov. 26, 1975	Metro. Toronto
LEFTY'S LEASING COMPANY LTD.....	Nov. 19, 1975	Vil. Rodney
LEIDIUK ENTERPRISES LTD.....	Dec. 3, 1975	Metro. Toronto
BOB LEITH FUELS LTD.....	Nov. 26, 1975	Mount Forest
R. LEPAGE REAL ESTATE INC.....	Nov. 27, 1975	Vanier
LOMBARDI TRAVEL & BOOKKEEPING AGENCY LTD.....	Nov. 19, 1975	Metro. Toronto
R. N. LONGMAN SALES INC.....	Dec. 1, 1975	Mississauga
LUCAS AND WATT LIMITED.....	Nov. 26, 1975	Metro. Toronto
JOHN J. LYLE LIMITED.....	Nov. 28, 1975	North Bay
LYN-K MANAGEMENT LIMITED.....	Nov. 21, 1975	Metro. Toronto
(PETER) LYNCH FARMS LIMITED.....	Nov. 28, 1975	Twp. Ops, Co. Victoria
LZW MANAGEMENT LTD.....	Nov. 26, 1975	Metro. Toronto
PETER MACCABE INSURANCE AGENCY LIMITED.....	Nov. 21, 1975	Metro. Toronto
R.A. MACLEOD CONSTRUCTION COMPANY LTD.....	Nov. 27, 1975	Richmond Hill

Name of Corporation	Date of Incorporation	Head Office
DON MCFARLANE & SONS LIMITED.....	Dec. 1, 1975	Twp. Wilberforce, Co. Renfrew
MCGUIRE TIRE SALES LTD.....	Dec. 1, 1975	Twp. Stanhope, Prov. Co. Haliburton
MACOFIN INTERNATIONAL INC.....	Dec. 1, 1975	Metro. Toronto
MAGIC DESIGN ARTS SERVICES INC.....	Dec. 2, 1975	Oakville
MANUFACTURERS GEM SUPPLY LIMITED.....	Nov. 27, 1975	Metro. Toronto
MARDON SHOES INC.....	Dec. 2, 1975	Metro. Toronto
MARIANI, CASCONI & SERAFINO LIMITED.....	Nov. 21, 1975	Metro. Toronto
MARIGOLD FOODS LIMITED.....	Nov. 25, 1975	Metro. Toronto
MARIGOLD OFFICE SERVICES LIMITED.....	Dec. 1, 1975	Metro. Toronto
MARJER MANAGEMENT LIMITED.....	Nov. 26, 1975	Metro. Toronto
MARK-OTAFUKU CO. LTD.....	Nov. 25, 1975	Metro. Toronto
F. C. MARLATT STRUCTURES LIMITED.....	Nov. 27, 1975	Dundas
MATSUMURA ENTERPRISES LIMITED.....	Nov. 25, 1975	Metro. Toronto
MCW MANAGEMENT INC.....	Nov. 28, 1975	Ottawa
MILE-ADD SERVICES INC.....	Dec. 1, 1975	North Bay
MILTON CHRYSLER DODGE LIMITED.....	Nov. 26, 1975	Milton
MIN EXPORT-IMPORT LTD.....	Nov. 27, 1975	Metro. Toronto
MISTER PLUMBER, INC.....	Nov. 25, 1975	Markham
MOFFAT MEWS LIMITED.....	Dec. 2, 1975	Niagara Falls
MORDEN CONSTRUCTION LIMITED.....	Nov. 27, 1975	Midland
MOUNT BRYDGES ANIMAL CENTRE LIMITED..	Dec. 1, 1975	Twp. Caradoc, Co. Middlesex
MOUNTAIN LAKE WLDERNESS CAMP INC.....	Dec. 2, 1975	Twp. Keppel
MR. PHOTO LIMITED.....	Nov. 25, 1975	Ottawa
MULTI CULTURAL BROADCASTERS LTD.....	Nov. 28, 1975	Metro. Toronto
MUSKOKA POOLS LTD.....	Dec. 22, 1975	Bracebridge
NEW DOMINION BAKERY LIMITED.....	Nov. 21, 1975	Kitchener
NICOLE IMPORTS LIMITED.....	Nov. 25, 1975	Metro. Toronto
NILRAE INVESTMENTS LTD.....	Nov. 25, 1975	Barrie
NORTHERN CUSTOMFAB INC.....	Nov. 26, 1975	North Bay
NORTHGATE SQUARE LTD.....	Dec. 2, 1975	North Bay

Name of Corporation	Date of Incorporation	Head Office
NU-NORTH DEVELOPMENTS LTD.....	Nov. 27, 1975	North Bay
EDWARD OKUN CONSTRUCTION INC.....	Dec. 4, 1975	Metro. Toronto
OLD ONTARIO HOUSE LIMITED.....	Nov. 26, 1975	Mississauga
OLYMPIC ILLUSTRATED SPORTS LTD.....	Nov. 20, 1975	Metro. Toronto
ONTARIO TURF EQUIPMENT CO. LTD.....	Nov. 26, 1975	London
ORANGEVILLE CYCLE & SPORT LTD.....	Nov. 25, 1975	Orangeville
ORLEANS COLLISION LTD.....	Dec. 2, 1975	Twp. Cumberland
THE PALISADE INN INC.....	Nov. 28, 1975	Twp. King, Rgl. Mun. York
JOHNNY PALOMBO LTD.....	Nov. 24, 1975	Windsor, Co. Essex
PARIS POULTRY PRODUCTS LIMITED.....	Dec. 4, 1975	Paris
PARLIAMENT MEDICAL CENTRE LIMITED.....	Nov. 26, 1975	Metro. Toronto
P. A. S. ELECTRONIC INDUSTRIES LTD.....	Nov. 25, 1975	Metro. Toronto
PAYNE PAPER & PACKAGING LIMITED.....	Nov. 26, 1975	London
PERFORMANCE AIRCRAFT LIMITED.....	Nov. 26, 1975	Vil. Tiverton, Co. Bruce
PETERBOROUGH CADUCEUS MANAGEMENT LIMITED.....	Nov. 27, 1975	Peterborough
PETROS CONSTRUCTION AND DEVELOPMENT LIMITED.....	Nov. 25, 1975	Brantford
PETROS HOLDINGS LIMITED.....	Nov. 25, 1975	Brantford
PHASE II MANAGEMENT SERVICES INC.....	Nov. 21, 1975	Metro. Toronto
PIANTA REALTY LTD.....	Nov. 19, 1975	Metro. Toronto
PINTO-PACKAGING LTD.....	Dec. 1, 1975	London
PIPE DREAM CORPORATION LIMITED.....	Nov. 17, 1975	Metro. Toronto
PLAD INDUSTRIES INC.....	Nov. 27, 1975	Metro. Toronto
PLEN-URBAN DEVELOPMENTS INC.....	Nov. 24, 1975	Ottawa
P.M.H. HOLDINGS LIMITED.....	Nov. 27, 1975	Brampton
P. POLLOCK SALES LIMITED.....	Nov. 26, 1975	Metro. Toronto
PONTOSH PROPERTIES LIMITED.....	Nov. 25, 1975	Metro. Toronto
PREP ADMINISTRATION LTD.....	Nov. 25, 1975	Metro. Toronto
PROJECT SOURCE INTERIORS INC.....	Dec. 1, 1975	London
RAINBOW HELICOPTERS LIMITED.....	Nov. 28, 1975	Metro. Toronto
RAJ CARPET INTERNATIONAL INC.....	Nov. 24, 1975	Metro. Toronto

Name of Corporation	Date of Incorporation	Head Office
RED ROCK PUBLISHING CO. LIMITED.....	Nov. 27, 1975	Metro. Toronto
REDWOOD DEVELOPMENTS OF SUDBURY LTD.....	Nov. 27, 1975	Sudbury
REILLY, RENNIE, CAMPBELL LIMITED.....	Dec. 2, 1975	Metro. Toronto
R.H.W. INFANT DAY CARE CO-OPERATIVE INC.....	Dec. 3, 1975	Waterloo
RING FARE INC.....	Nov. 26, 1975	Oshawa
RISA SPICES INDUSTRIES LIMITED.....	Nov. 25, 1975	Metro. Toronto
J. ROBERTS ELECTRIC LIMITED.....	Nov. 28, 1975	Metro. Toronto
R. & S. ELECTRIC LIMITED.....	Nov. 25, 1975	Hamilton
SADDLEBROOK DEVELOPMENTS INCORPORATED.....	Dec. 3, 1975	Metro. Toronto
SAINT DUNSTAN MANOR INC.....	Dec. 4, 1975	Niagara Falls
ST. JOHN'S CO-OPERATIVE NURSERY SCHOOL INC.....	Dec. 5, 1975	Metro. Toronto
ST. MARYS CUSTOM COLLISION LIMITED.....	Dec. 1, 1975	London
SALON ORIANA LTD.....	Dec. 2, 1975	Ottawa
SAMPLE & SUBS CLOTHING SHOPS LIMITED...	Nov. 27, 1975	Metro. Toronto
SANDERS LEASING AND PROFESSIONAL AIDS LIMITED.....	Nov. 28, 1975	Metro. Toronto
SARANDEL CONSULTANTS LIMITED.....	Dec. 2, 1975	Metro. Toronto
SCANPRO DESIGN LTD.....	Dec. 1, 1975	Barrie
J. & O. SCHURTER GENERAL AUTO BODY LTD.....	Nov. 27, 1975	Kitchener
SEAWAY VALLEY TILE DRAINAGE LTD.....	Nov. 27, 1975	Twp. Matilda, Co. Dundas
SECOND AVENUE GARAGE LIMITED.....	Nov. 28, 1975	Ottawa
SEFTON COMMUNICATIONS LIMITED.....	Dec. 3, 1975	Orangeville
SERVICES DUVEY LIMITED.....	Nov. 26, 1975	Timmins
SESMET DIVERSIFIED LIMITED.....	Nov. 28, 1975	Mississauga
R.H.L. SHIELDS AUTOMOTIVE LTD.....	Dec. 2, 1975	Ottawa
SILVERVIEW DEVELOPMENT LTD.....	Nov. 28, 1975	Town of Seaforth
SIXTY-EIGHT PUBLISHERS, INC.....	Dec. 4, 1975	Metro. Toronto
S.J.K. LTD.....	Nov. 26, 1975	London
SKYE FARMS LIMITED.....	Nov. 26, 1975	Colborne

Name of Corporation	Date of Incorporation	Head Office
SKYWAY MACHINE LTD.....	Nov. 28, 1975	Burlington
SPARKLE WINDOW CLEANING LIMITED.....	Dec. 2, 1975	Metro. Toronto
SPARTACUS BODY SHOP & GARAGE LIMITED..	Nov. 27, 1975	Metro. Toronto
TERRY STEVENS HOLDINGS CO. LTD.....	Dec. 1, 1975	Twp. Kingston
STONEY CREEK LEASING LIMITED.....	Nov. 27, 1975	Stoney Creek
STONY INVESTMENTS INC.....	Nov. 27, 1975	Metro. Toronto
STYLE-FOAM LIMITED.....	Nov. 24, 1975	Metro. Toronto
SUI FONG INVESTMENTS LIMITED.....	Nov. 19, 1975	Metro. Toronto
SUNRISE SEWER CONTRACTING LIMITED.....	Nov. 21, 1975	Hamilton
SUNSHADE LIMITED.....	Dec. 2, 1975	London
SUNSPOT RESORTS LIMITED.....	Nov. 28, 1975	Metro. Toronto
SUSAN TENNANT INTERIORS LTD.....	Nov. 28, 1975	North Monaghan
SYROCO MECHANICAL CO. LIMITED.....	Nov. 20, 1975	Markham
TANSTAAFL INC.....	Nov. 26, 1975	Metro. Toronto
TARALEIGH INVESTMENTS CO. LTD.....	Nov. 25, 1975	Waterloo
TAYCOTRONICS INC.....	Dec. 2, 1975	Mississauga
ANTHONY JOHN TEKLENBURG LIMITED.....	Dec. 1, 1975	Sudbury
TERRIT (DIST.) LTD.....	Nov. 27, 1975	Oakville
TERRY-VARDY SUPPLY LTD.....	Nov. 17, 1975	Newmarket
THELM INCORPORATED.....	Nov. 17, 1975	Newmarket
THUNDER BAY FOOD SERVICES LIMITED.....	Nov. 28, 1975	Metro. Toronto
THURLESTONE CO-OPERATIVE INCORPORATED	Dec. 1, 1975	Metro. Toronto
30 CARLTON INC.....	Nov. 28, 1975	Metro. Toronto
3 + 1 CONSTRUCTION COMPANY LIMITED.....	Nov. 19, 1975	London
TIRN HOLDINGS LTD.....	Dec. 8, 1975	Ajax
TKY PROPERTIES LIMITED.....	Dec. 2, 1975	Metro. Toronto
TOURANGEAU PLUMBING & HEATING LTD.....	Nov. 26, 1975	Vil. Orleans
TRANS-CANADA WHOLESALE NEWS INC.....	Nov. 24, 1975	London
TREBEEL CONSULTANTS LIMITED.....	Dec. 2, 1975	Metro. Toronto
TRENT PLANNING & FOREST PRODUCTS LTD..	Nov. 28, 1975	Peterborough
TRIARCH MANAGEMENT CORPORATION.....	Nov. 24, 1975	Metro. Toronto

Name of Corporation	Date of Incorporation	Head Office
TWO B DENTAL LABORATORIES LTD.....	Nov. 14, 1975	Metro. Toronto
2001 ENVIRONMENT & RESOURCES CONSULTING LTD.....	Dec. 3, 1975	London
UNITED SIX ENTERPRISES LIMITED.....	Dec. 3, 1975	Metro. Toronto
UNIQUE COMMUNICATIONS AND SOUND LTD...	Dec. 1, 1975	Windsor, Co. Essex
VACATION INCENTIVES AND PROPERTIES (CANADA) LTD.....	Nov. 18, 1975	Metro. Toronto
VACATION VEHICLES LIMITED.....	Nov. 27, 1975	Twp. Vespra
VERN'S VARIETY LTD.....	Nov. 7, 1975	Caradoc
VIBURNAM HOLDINGS LTD.....	Nov. 27, 1975	Metro. Toronto
VIDEO LOGIX CORPORATION.....	Nov. 28, 1975	Metro. Toronto
VINYL-TECHNICAL INDUSTRIES LIMITED.....	Dec. 9, 1975	Metro. Toronto
VIRTUAL SOFTWARE SERVICES LIMITED.....	Dec. 4, 1975	Markham
WALABY DEVELOPMENTS LIMITED.....	Nov. 27, 1975	Metro. Toronto
WARLIS INVESTMENTS LIMITED.....	Nov. 27, 1975	Vaughan
WARSPITE SECURITIES LIMITED.....	Nov. 28, 1975	Metro. Toronto
WEEWAM MANAGEMENT LIMITED.....	Nov. 24, 1975	Metro. Toronto
ERWIN WEILER PLUMBING AND HEATING LIMITED.....	Nov. 24, 1975	Kitchener
R.H. WEST INSURANCE AGENCIES LTD.....	Nov. 26, 1975	Town Halton Hills
WESTGATE PACKERS LIMITED.....	Nov. 27, 1975	Twp. Glanbrook, Rgl. Mun. Hamilton-Wentworth
WESTOR PLUMBING & HEATING LIMITED.....	Dec. 2, 1975	Metro. Toronto
WIDE WORLD OF CERAMICS LIMITED.....	Nov. 21, 1975	Oshawa
BUN WISEMAN LIMITED.....	Nov. 28, 1975	Ottawa
WOODLOCK HOLDINGS LIMITED.....	Oct. 31, 1975	London, Co. Middlesex
ROY YOUNG CONSTRUCTION (CAMPBELLFORD) LIMITED.....	Nov. 21, 1975	Campbellford
SAM ZACKHEIM INSURANCE AGENCIES LIMITED.....	Nov. 25, 1975	Metro. Toronto
ZODIAC TOURS LIMITED.....	Nov. 28, 1975	Twp. Kingston
ZUNDL ENTERPRISES LIMITED.....	Nov. 28, 1975	Kingsville
313966 ONTARIO LIMITED.....	Dec. 4, 1975	Metro. Toronto
314312 ONTARIO LIMITED.....	Dec. 1, 1975	Metro. Toronto

Name of Corporation	Date of Incorporation	Head Office
315037 ONTARIO INC.....	Oct. 27, 1975	Chatham
315832 ONTARIO LIMITED.....	Dec. 3, 1975	Metro. Toronto
315848 ONTARIO LIMITED.....	Nov. 26, 1975	Metro. Toronto
315849 ONTARIO LIMITED.....	Nov. 26, 1975	Metro. Toronto
316087 ONTARIO LIMITED.....	Dec. 1, 1975	Metro. Toronto
316150 ONTARIO LIMITED.....	Nov. 19, 1975	Metro. Toronto
316355 ONTARIO LIMITED.....	Nov. 24, 1975	Hamilton
316356 ONTARIO LIMITED.....	Nov. 24, 1975	Hamilton
316478 ONTARIO LIMITED.....	Nov. 25, 1975	Timmins
316490 ONTARIO INC.....	Nov. 25, 1975	Chatham
316529 ONTARIO LIMITED.....	Dec. 9, 1975	Metro. Toronto
316532 ONTARIO LIMITED.....	Dec. 3, 1975	Metro. Toronto
316537 ONTARIO LIMITED.....	Dec. 1, 1975	Metro. Toronto
316538 ONTARIO LIMITED.....	Dec. 1, 1975	Metro. Toronto
316539 ONTARIO LIMITED.....	Dec. 1, 1975	London
316540 ONTARIO LIMITED.....	Dec. 1, 1975	London
316541 ONTARIO LIMITED.....	Dec. 1, 1975	Wingham
316542 ONTARIO LIMITED.....	Nov. 28, 1975	Metro. Toronto
316543 ONTARIO LIMITED.....	Nov. 28, 1975	London
316544 ONTARIO LIMITED.....	Nov. 28, 1975	Richmond Hill
316545 ONTARIO LIMITED.....	Nov. 28, 1975	Town Richmond Hill
316547 ONTARIO LIMITED.....	Nov. 27, 1975	Metro. Toronto
316548 ONTARIO LTD.....	Nov. 27, 1975	Metro. Toronto
316624 ONTARIO LIMITED.....	Nov. 26, 1975	London
316643 ONTARIO LIMITED.....	Nov. 27, 1975	Guelph
316682 ONTARIO LIMITED.....	Nov. 27, 1975	Sudbury
316705 ONTARIO LIMITED.....	Nov. 27, 1975	Windsor
316745 ONTARIO LIMITED.....	Nov. 28, 1975	Niagara Falls
316765 ONTARIO LIMITED.....	Nov. 28, 1975	Metro. Toronto
316767 ONTARIO LIMITED.....	Nov. 28, 1975	London
316768 ONTARIO LIMITED.....	Nov. 28, 1975	Metro. Toronto

Name of Corporation	Date of Incorporation	Head Office
316806 ONTARIO LIMITED.....	Dec. 1, 1975	Burlington
316811 ONTARIO INC.....	Dec. 1, 1975	Metro. Toronto
316852 ONTARIO LIMITED.....	Dec. 1, 1975	Ottawa
316939 ONTARIO LIMITED.....	Dec. 2, 1975	Ottawa
316940 ONTARIO LIMITED.....	Dec. 2, 1975	Ottawa
316971 ONTARIO LIMITED.....	Dec. 3, 1975	Metro. Toronto

B. C. HOWARD,
Executive Director, Companies Division.

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Letters Patent of Incorporation Issued

NOTICE IS HEREBY GIVEN that, under *The Corporations Act*, Letters Patent have been issued to:

Name of Corporation	Date of Incorporation	Head Office
THE AJAX PIPE BAND (without share capital).....	Nov. 28, 1975	Town of Ajax
BIRCHCLIFFE COMMUNITY CONCERN OFFICE (without share capital).....	Dec. 2, 1975	Bor. Scarborough
CANADIAN MUSIC COMPETITIONS (ONTARIO) INC. (without share capital).....	Nov. 28, 1975	Mun. of Metro. Toronto
THE RABBI SAMUEL CASS MEMORIAL FOUNDATION (without share capital).....	Nov. 27, 1975	City of Toronto
CENTRE CULTUREL TOURNESOL WINDSOR (without share capital).....	Nov. 28, 1975	City of Windsor
CHRISTIAN-JEWISH DIALOGUE OF TORONTO (without share capital).....	Dec. 3, 1975	Mun. of Metro. Toronto
CLIFFCREST COMMUNITY CENTRE (without share capital).....	Dec. 2, 1975	Bor. of Scarborough
CLUB ETOILE DU NORD INC. (without share capital).....	Oct. 16, 1975	Twp. of Clarence
DISABLED AND AGED REGIONAL TRANSIST SYSTEM (without share capital).....	Nov. 12, 1975	City of Hamilton
DRYDEN GO-GETTERS (without share capital).....	Nov. 25, 1975	Town of Dryden
INDUSTRIAL CARTAGE ASSOCIATION OF METROPOLITAN TORONTO INC. (without share capital).....	Oct. 29, 1975	Mun. of Metro. Toronto

Name of Corporation	Date of Incorporation	Head Office
KENORA INDIAN YOUTH ASSOCIATION (without share capital).....	Nov. 25, 1975	Town of Kenora
KINGSTON INTERVAL HOUSE (without share capital).....	Oct. 16, 1975	City of Kingston
KINGSTON MONTESSORI SCHOOL (without share capital).....	Nov. 21, 1975	City of Kingston
MAN TO MAN ONTARIO (M-2) (without share capital).....	Oct. 3, 1975	City of Toronto
MIDLAND-PENETANG DISTRICT REAL ESTATE BOARD (without share capital).....	Oct. 28, 1975	Town of Midland
NORTH-WEST REXDALE HOCKEY LEAGUE (without share capital).....	Nov. 12, 1975	Bor. of Etobicoke
OSGOODE TOWNSHIP HISTORICAL SOCIETY (without share capital).....	Nov. 25, 1975	Twp. of Osgoode
OR HOEMETH (without share capital).....	Nov. 28, 1975	City of Toronto
ST. PAUL'S (BRAMPTON) COMMUNITY COMPLEX INCORPORATED (without share capital).....	Nov. 24, 1975	City of Brampton
THEATRE COMPACT (without share capital).....	Oct. 24, 1975	City of Toronto
THORNHILL JUNIOR HOCKEY CLUB (without share capital).....	Dec. 1, 1975	Town of Markham
TORONTO ISLAND TRIPPERS INC. (without share capital).....	Nov. 20, 1975	City of Toronto
TORONTO MUSICAL PRODUCTIONS (without share capital).....	Oct. 24, 1975	Mun. of Metro. Toronto
TREATY #9 COUNCIL ON ALCOHOL AND DRUG ABUSE (without share capital).....	Nov. 26, 1975	City of Timmins
WARD'S ISLAND ASSOCIATION (without share capital).....	Nov. 19, 1975	City of Toronto
WU'S TAI CHI CHUAN ACADEMY (without share capital).....	Nov. 28, 1975	City of Toronto
YORK SYMPHONY ORCHESTRA INC. (without share capital).....	Nov. 27, 1975	Town of Richmond Hill
THE YORK UNIVERSITY ALUMNI ASSOCIATION (without share capital).....	Nov. 24, 1975	Mun. of Metro. Toronto

B. C. HOWARD,
Executive Director, Companies Division.

Certificate of Amalgamation Issued

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, a certificate of amalgamation has been issued to:

Name of Amalgamated Corporation	Effective Date	Head Office	Names of Amalgamating Corporations
IWS HOLDINGS INC.....	Dec. 29, 1975	Barrie	Kirois Holdings Limited McManory Holdings Limited B. H. K. & M. Holdings Limited
			B. C. HOWARD, Executive Director, Companies Division.

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Amendments to Articles

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, amendments to articles have been effected as follows:

Name of Corporation	Date of Incorporation	Effective Date	Type of Certificate Issued
BASCO STEEL PRODUCTS LIMITED (formerly Northern Bristol Fabricating Limited).....	Mar. 31, 1973	Nov. 24, 1975	Certificate of Amendment of Articles
BOB-CLARE INVESTMENTS LIMITED.....	Sept. 3, 1958	Nov. 26, 1975	Certificate of Amendment of Articles
BRYCE CONSULTANTS LIMITED (formerly 308497 Ontario Limited).....	July 22, 1975	Nov. 24, 1975	Certificate of Amendment of Articles
CABINET FACTORY LIMITED (formerly The Wonderful Word of Basements Incorporated).....	May 25, 1973	Nov. 21, 1975	Certificate of Amendment of Articles
CALUMET AUTOMATES LIMITED (formerly Cambridge Automotive Limited).....	Nov. 8, 1972	Nov. 26, 1975	Certificate of Amendment of Articles
CAMPBELL FARMS LIMITED.....	Dec. 23, 1953	Nov. 28, 1975	Certificate of Amendment of Articles
CAPUS DEVELOPMENTS LIMITED..	April 30, 1969	Nov. 12, 1975	Certificate of Amendment of Articles
CLEA & JUSTINE INVESTMENTS INC.....	June 5, 1974	Nov. 20, 1975	Certificate of Amendment of Articles

Name of Corporation	Date of Incorporation	Effective Date	Type of Certificate Issued
COMTRAD LIMITED (formerly Redpath Home Improvements Limited).	Mar. 19, 1973	Nov. 21, 1975	Certificate of Amendment of Articles
DANA SECURITIES LIMITED.....	April 7, 1966	Nov. 28, 1975	Certificate of Amendment of Articles
DURHAM TRANSPORT INC. (formerly E. T. Walker's Transport Limited).....	June 14, 1956	Dec. 5, 1975	Certificate of Amendment of Articles
FANTASY FARM INC. (formerly 309705 Ontario Limited).....	July 21, 1975	Dec. 2, 1975	Certificate of Amendment of Articles
FEDERAL SIGNAL CANADA, LIMITED (formerly Federal Sign & Signal Canada Limited).....	April 11, 1972	Dec. 4, 1975	Certificate of Amendment of Articles
56202 ONTARIO LIMITED.....	Oct. 30, 1947	Dec. 2, 1975	Certificate of Amendment of Articles
SEYMOUR GELESPIY AGENCIES LIMITED.....	Aug. 12, 1969	Dec. 4, 1975	Certificate of Amendment of Articles
GRAHAM & GRAHAM LIMITED.....	Nov. 22, 1947	Nov. 26, 1975	Certificate of Amendment of Articles
HAMPTON PRODUCTIONS LTD. (formerly 314316 Ontario Limited).....	Oct. 21, 1975	Nov. 21, 1975	Certificate of Amendment of Articles
HILLCREST HOTEL AND RESTAURANT SUPPLIERS LIMITED (formerly Hillcrest Store * Fixtures Limited).....	Dec. 6, 1974	Nov. 19, 1975	Certificate of Amendment of Articles
HOUSE OF GAMES CORPORATION LIMITED.....	Nov. 24, 1966	Nov. 19, 1975	Certificate of Filing of Resolution
INTERBASE INCORPORATED (formerly InterBase Inc.).....	July 31, 1974	Nov. 21, 1975	Certificate of Amendment of Articles
J & L DISTRIBUTORS LIMITED (formerly J & L Dairy Limited).....	May 17, 1974	Dec. 1, 1975	Certificate of Amendment of Articles
JOELLE FASHION SHOES LIMITED.	Feb. 17, 1966	Dec. 3, 1975	Certificate of Amendment of Articles
JOLIET-QUEBEC MINES, LIMITED..	June 30, 1936	Nov. 28, 1975	Certificate of Amendment of Articles
LUCIDAN CONSTRUCTION LIMITED.....	April 25, 1968	Dec. 1, 1975	Certificate of Amendment of Articles

Name of Corporation	Date of Incorporation	Effective Date	Type of Certificate Issued
MCKERLIE-MILLEN INC. (formerly North American Parts Inc.)..	Aug. 16, 1948	Nov. 18, 1975	Certificate of Amendment of Articles
MOHAWK MEDICAL SUPPLIES LIMITED.....	Mar. 13, 1972	Nov. 28, 1975	Certificate of Amendment of Articles
OVERLAND WESTERN LIMITED....	Mar. 24, 1945	Dec. 3, 1975	Certificate of Filing of Statement of Arrangement
PERIPHERY REFERENCES LTD. (formerly Periphery Holdings Limited).	Aug. 1, 1968	Dec. 2, 1975	Certificate of Amendment of Articles
QUADWALK SERVICES LTD. (formerly Agincourt Fuel Company Limited).....	May 28, 1968	Nov. 27, 1975	Certificate of Amendment of Articles
QUALITY LIGHTING SERVICE LIMITED.....	July 19, 1960	Nov. 20, 1975	Certificate of Filing of Resolution
RAINE BROS. CAR CARE LIMITED (formerly Kingsway Care Care Limited).	Sept. 12, 1955	Dec. 3, 1975	Certificate of Amendment of Articles
EARL RAWSON LIMITED (formerly Rawson and Swartman Limited).....	Feb. 1, 1973	Dec. 3, 1975	Certificate of Amendment of Articles
REGAL FASTENER CORPORATION LIMITED.....	May 28, 1963	Dec. 2, 1975	Certificate of Amendment of Articles
RE-ROD INC. (formerly C.T.T. Leasing Inc.).....	April 24, 1975	Dec. 3, 1975	Certificate of Amendment of Articles
SAKO INVESTMENTS INC.....	Oct. 4, 1971	Nov. 27, 1975	Certificate of Amendment of Articles
SHIRENE HOLDING LIMITED.....	Dec. 1, 1960	Nov. 28, 1975	Certificate of Amendment of Articles
SILVAQUA LTD. (formerly 304870 Ontario Limited).....	May 8, 1975	Dec. 4, 1975	Certificate of Amendment of Articles
SONOTROL SYSTEMS LIMITED.....	July 8, 1953	Nov. 18, 1975	Certificate of Amendment of Articles
STEELDOR LIMITED (formerly Coastline Corporation (Ornamental Iron Division) Limited).....	Sept. 6, 1974	Dec. 1, 1975	Certificate of Amendment of Articles
SUVASA HOLDINGS LIMITED.....	Sept. 26, 1975	Dec. 4, 1975	Certificate of Amendment of Articles

Name of Corporation	Date of Incorporation	Effective Date	Type of Certificate Issued
SWEDLOVE HOLDINGS LIMITED (formerly Swedlove Furniture Company Limited).....	Oct. 27, 1953	Dec. 2, 1975	Certificate of Amendment of Articles
CLIFFORD TAPSCOTT LTD. (formerly Bermad Engineering Limited).	Sept. 2, 1966	Nov. 28, 1975	Certificate of Amendment of Articles
TCG PROPERTIES LIMITED (formerly Telephone City Gravel Company Limited).....	Dec. 10, 1956	Nov. 12, 1975	Certificate of Amendment of Articles
TORONTO HOLIDAYS LIMITED.....	April 21, 1975	Nov. 25, 1975	Certificate of Amendment of Articles
TORSHIP DEVELOPMENTS LIMITED.....	April 11, 1960	Nov. 24, 1975	Certificate of Amendment of Articles
TRADITION HOUSE LOG HOMES LTD.....	Mar. 4, 1975	Nov. 28, 1975	Certificate of Amendment of Articles
H. A. VAN VIEGEN CONSTRUCTION LIMITED.....	Nov. 29, 1973	Nov. 24, 1975	Certificate of Amendment of Articles
WAKO FINANCIAL SERVICES LIMITED.....	Aug. 15, 1974	Dec. 2, 1975	Certificate of Amendment of Articles
WENTWORTH COMMERCIAL LEASING LIMITED (formerly 281524 Ontario Incorporated).....	Jan. 16, 1974	Dec. 2, 1975	Certificate of Amendment of Articles
XEROX OF CANADA LIMITED.....	July 3, 1953	Nov. 25, 1975	Certificate of Filing of Resolution
280523 ONTARIO LIMITED.....	Dec. 13, 1973	Dec. 4, 1975	Certificate of Amendment of Articles
310125 ONTARIO LTD.....	July 22, 1975	Dec. 2, 1975	Certificate of Amendment of Articles

B. C. HOWARD,
Executive Director, Companies Division.

Supplementary Letters Patent Issued

NOTICE IS HEREBY GIVEN that, under *The Corporations Act*, Supplementary Letters Patent have been issued to:

Name of Corporation	Date of Incorporation	Effective Date	Effect of Supplementary Letters Patent
INTER FAITH HOMES CORPORATION.....	April 30, 1975	Nov. 13, 1975	Increasing number of directors and providing for the election and retirement of directors in rotation.
ONTARIO TUBERCULOSIS AND RESPIRATORY DISEASE ASSOCIATION.....	Feb. 10, 1945	Nov. 18, 1975	Ontario Tuberculosis and Respiratory Disease Association changing its name to Ontario Lung Association and varying its objects.
UKRAINIAN CANADIAN WELFARE SERVICES, INC.....	Nov. 26, 1968	Nov. 25, 1975	Extending its objects.

B. C. HOWARD,
Executive Director, Companies Division.

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Order Reviving Corporations

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, an order has been issued reviving the following corporations:

Name of Corporation	Date of Incorporation	Date of Order
ALVIN B. BEINGESSNER LIMITED.....	Jan. 4, 1955	Nov. 7, 1975
H-J VOELKEL GRAPHICS LIMITED.....	Feb. 28, 1967	Nov. 14, 1975
MARBURY DEVELOPMENTS LIMITED.....	May 7, 1969	Nov. 7, 1975
SOUTHERN ONTARIO LAND DEVELOPMENT CORPORATION LIMITED.....	Jan. 24, 1968	Nov. 6, 1975
SUDBURY CARPETLAND AND HOME INTERIORS LIMITED.	May 27, 1970	Nov. 12, 1975
UNCLE TOM'S DRIVE IN LIMITED.....	Mar. 31, 1970	Nov. 6, 1975
VANSON INVESTMENTS LIMITED.....	Feb. 5, 1969	Oct. 30, 1975

B. C. HOWARD,
Executive Director, Companies Division.

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Licences in Mortmain Issued

NOTICE IS HEREBY GIVEN that, under *The Mortmain and Charitable Uses Act*, a Licence has been issued to:

Name of Corporation	Date of Incorporation	Jurisdiction of Incorporation	Date of Licence
HATCH ASSOCIATES LTD.....	Dec. 4, 1961	Canada	Nov. 28, 1975
J.D.E. CONSULTING SERVICES LIMITED..	Dec. 30, 1970	Canada	Nov. 17, 1975
PITMAN LIMITED.....	Dec. 29, 1896	United Kingdom	Nov. 17, 1975
W. H. SMITH LTD.....	Mar. 4, 1974	Canada	Oct. 31, 1975

B. C. HOWARD,
Executive Director, Companies Division.

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Extra-Provincial Licences Issued

NOTICE IS HEREBY GIVEN that, under Part IX of *The Corporations Act*, a Licence has been issued to:

Name of Corporation	Date of Incorporation	Jurisdiction of Incorporation	Date of Licence
R. C. BAXTER LTD.....	May 12, 1959	Province of Manitoba	Nov. 17, 1975
CLEVELAND WRECKING COMPANY.....	Sept. 4, 1928	State of Delaware	Nov. 20, 1975
MOYER CONSTRUCTION (1974) LTD.....	Feb. 26, 1974	Province of Manitoba	Dec. 3, 1975

B. C. HOWARD,
Executive Director, Companies Division.

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Extra-Provincial Licence Cancelled

NOTICE IS HEREBY GIVEN that, under Section 377 of *The Corporations Act*, a Licence, issued under Part IX of the said Act, has been cancelled for the corporation named hereunder:

Name of Corporation	Date of Incorporation	Jurisdiction of Incorporation	Date of Licence	Date of Cancellation Order
CMC-GILT EDGE CARPETS (CANADA) LIMITED.....	April 25, 1958	United Kingdom of Great Britain and Northern Ireland	(a) July 8, 1970 (b) Jan. 9, 1974	Nov. 27, 1975

B. C. HOWARD,
Executive Director, Companies Division.

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Certificates of Dissolution Issued

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, a certificate of dissolution has been issued to:

Name of Corporation	Date of Incorporation	Effective Date
BANNERMAN HARDWARE LIMITED.....	Jan. 23, 1957	Dec. 4, 1975
BARRDAY LIMITED.....	Dec. 2, 1957	Dec. 1, 1975
BRADFORD FISH COMPANY LIMITED.....	May 25, 1961	Nov. 17, 1975
IVOR BRODEY COMPANY LIMITED.....	June 8, 1956	Nov. 21, 1975
THE DOVER MARSHES LIMITED.....	June 27, 1941	Dec. 3, 1975
KEEBAR COMPANY LIMITED.....	June 27, 1947	Dec. 4, 1975
MAYFAIR REALTY LIMITED.....	Oct. 20, 1944	Dec. 1, 1975
POLO HOLDINGS LIMITED.....	Aug. 29, 1963	Nov. 28, 1975
THE STOUFFVILLE TRIBUNE LIMITED.....	Jan. 21, 1965	Nov. 24, 1975
THOREL HOUSE LIMITED.....	Mar. 23, 1956	Nov. 26, 1975

B. C. HOWARD,
Executive Director, Companies Division.

The Liquor Licence Act

NOTICE IS HEREBY GIVEN of the receipt of a Return on the 15th day of December, 1975 of the vote taken in the Village of Flesherton, County of Grey, on the 8th day of December, 1975, on the following question under the provisions of *The Liquor Licence Act*:

Are you in favour of the sale of liquor under a dining lounge licence for consumption on licensed premises with food available?

Votes polled for the Affirmative Side 188
Votes polled for the Negative Side 114

NOTICE THEREOF has been duly made to the Honourable Lieutenant Governor in Council.

RODERICK LEWIS, Q.C.,
Chief Election Officer.

Toronto, December 17th, 1975.

The Provincial Land Tax Act

TAKE NOTICE that I have caused a list of the lands in respect of which notices have been mailed under subsection 1 of Section 33 of *The Provincial Land Tax Act*, to be prepared and to be published herein and I hereby GIVE NOTICE that unless the total amount of tax, penalties, interest and costs shown in any of the notices so mailed are paid on or before the 30th day of November, 1976, the land and every interest therein in respect of any such notice will be liable to be forfeited to and to be vested in the Crown on the 1st day of December, 1976, by a certificate of the Deputy Minister under his hand and seal of office.

(THIS IS NOT A TAX SALE. The lands listed below cannot be purchased by paying the taxes.)

Dated at Toronto, Ontario the 3rd day of December, 1975.

C. H. TOWNSEND,
Director,
Corporations Tax Branch,
Ministry of Revenue,
Parliament Buildings,
Toronto, Ontario.

Account Number	Roll Number	Description of Property	Taxes, Penalties, Interest and Costs
DISTRICT OF ALGOMA			
TOWNSHIP OF ESQUEGA			
5527426	WA-M. 116-98	Lot 98, Plan M. 116 Hawk Junction Townsite, Pcl. 147 A.C.R.....	\$ 55.59
TOWNSHIP OF HODGINS			
5412273	SM-Hodgins 6-8H	Part of Lot 8, Con. 6, Pcl. 3966 A.W.S.....	109.96
DISTRICT OF COCHRANE			
TOWNSHIP OF COULSON			
5355057	KL-Coulson 1-6A	S. ½ Lot 6, Con. 1, Pcl. 958 S.E.C.....	69.23
TOWNSHIP OF McCANN			
5359205	KL-McCann 6-8D	S.E. ¼ of N. ½ Lot 8, Con. 6, Pcl. 14632 S.E.C.....	58.88
DISTRICT OF MANITOULIN			
TOWNSHIP OF CARLYLE (unsubdivided)			
5146953	SU-JDD-406	Loc. J.D.D. 406, Pcl. 807.....	93.13
5148230	ES-TP-903-19	Lot 19 of Island T.P. 903, Pcl. 325.....	161.93
5150512	ES-TP-2693	Lot 2 of Island T.P. 2693, Pcl. 409.....	84.31
DISTRICT OF NIPISSING			
TOWNSHIP OF KIRKPATRICK			
5200244	NB-Kirkpatrick 3-11A	N. ½ Lot 11, Con. 3, Pcl. 6070 NIP.....	190.41

Account Number	Roll Number	Description of Property	Taxes, Penalties, Interest and Costs
DISTRICT OF PARRY SOUND			
TOWNSHIP OF BETHUNE			
5274950	PS-Bethune 13-24B	Surf. Rts. only Pt. Lot 24, Con. 13, Instrument 27013...	\$ 83.39
DISTRICT OF SUDBURY			
TOWNSHIP OF BURWASH			
5458407	SU-Burwash 3-7-C	E. ½ Lot 7, Con. 3, Pcl. 9948 S.E.S.....	269.76
5458716	SU-Burwash 3-11-D	Pt. S. Pt. Lot 11, Con. 3, Pcl. 20151 S.E.S.....	67.83
5459013	SU-Burwash 5-6-A	E. ½ Lot 6, Con. 5, Pcl. 10803 S.E.S.....	98.26
TOWNSHIP OF CLELAND			
5700210	SU-Cleland 2-12-L	Pt. Bkn. Lot 12, Con. 2, Rem. Pcl. 5578, S.E.S.....	453.33
5745870	SU-Cleland 2-12-AS	Pt. Lot 12, Con. 2, being Pt. 43 on Ref. Plan SR-2922 and R/W over Pt. 37 Pcl. 35618 "B" S.E.S.....	57.28
5460111	SU-Cleland 4-7-E	Pt. of N.E. ¼ Lot 7, Con. 4, Rem. Pcl. 11525 S.E.S.....	218.71
TOWNSHIP OF DELAMERE			
5461701	SU-Delamere 1-11-B	Pt. Lot 11, Con. 1, being Pt. 2 on Ref. Plan SR 798, Pcl. 31436 S.E.S.....	440.75
TOWNSHIP OF HADDO			
5198544	SU-Haddo 2-8-A	N. Pt. Lot 8, Con. 2, Pcl. 1146 S.E.S.....	81.07
TOWNSHIP OF RATHBURN (unsubdivided)			
5726907	SU-G.R. 49	Island G.R. 49 Wahnapiatae, Lake Pcl. 5170 S.E.S.....	63.79
TOWNSHIP OF TRUMAN (unsubdivided)			
5495506	ES-T.P. 3195	Loc. T.P. 3195, Pcl. 17818 S.W.S.....	131.07
DISTRICT OF TEMISKAMING			
TOWNSHIP OF BEAUCHAMP			
5352952	KL-Beauchamp 6-12B	S. ½ Lot 12, Con. 6, Pcl. 11613 S.S.T.....	85.73
TOWNSHIP OF CANE			
5357546	KL-Henwood 5-12B	S.E. Pt. Lot 1, Con. 5, Pcl. 2272 S.S.T.....	49.52
TOWNSHIP OF CATHERINE			
5354889	KL-Catherine 5-11A	N. ½ Lot 11, Con. 5, Pcl. 2832 S.S.T.....	80.62
TOWNSHIP OF EBY			
5355609	KL-Eby 4-9A	S. ½ Lot 9, Con. 4, Pcl. 7345 N.N.D.....	81.57
TOWNSHIP OF HENWOOD			
5357546	KL-Henwood 5-12B	S.W. Pt. Lot 12, Con. 1, Pt. Pcl. 2272 S.S.T.....	49.52

Account Number	Roll Number	Description of Property	Taxes, Penalties, Interest and Costs
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DISTRICT OF TIMISKAMING—*Continued*

TOWNSHIP OF INGRAM

5358194	KL-Ingram 2-1B	S. ½ Lot 1, Con. 2, Pcl. 9063 N.N.D.....	\$123.27
5358631	KL-Ingram 5-2A	N. ½ Lot 2, Con. 5, Pcl. 5497 S.S.T.....	87.20
5358649	KL-Ingram 5-2B	S. ½ Lot 2, Con. 5, Pcl. 8736 N.N.D.....	424.30

TOWNSHIP OF MARQUIS

5360387	KL-Marquis 4-5A	S. ½ Lot 5, Con. 4, Pcl. 3005 N.N.D.....	81.57
5361121	KL-Marquis 6-7H	S. ½ Lot 7, Con. 6, Pcl. 9996 S.S.T.....	140.55

TOWNSHIP OF MARTER

5361511	KL-Marter 2-7A	Surf. Rts. only N. ½ of S. ½ Lot 7, Con. 2, Pcl. 7640 S.S.T.....	45.51
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TOWNSHIP OF OTTO

5363547	KL-Otto 5-3Z	Pt. S. ½ Lot 3, Con. 5, Pcl. 16939 S.S.T.....	211.99
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TOWNSHIP OF PACAUD

5364072	KL-Pacaud 2-10A	N. ½ Lot 10, Con. 2, Pcl. 5389 N.N.D.....	67.31
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DISTRICT OF THUNDER BAY

TOWNSHIP OF GORHAM

5246347	TB-N. 7A	Surf. Rts. N. ½ Mining Loc. N.7, Part Instrument 133445	78.69
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TOWNSHIP OF HAINES

5777908	TB-C. 91	Mining Island Loc. C.91, Lake Erne, Part Instrument 1419.....	48.28
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TOWNSHIP OF LYBSTER

5234984	TB-Lybster 4-11A	N. ½ Lot 11, Con. 4, Pcl. 1515 F.W.F.....	84.24
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TOWNSHIP OF STRANGE

5747911	TB-Strange 3-1C	Pt. S. ½ Lot 1, Con. 3, Pcl. 909 F.W.F.....	57.71
5747995	TB-Strange 5-1A	S. ½ Lot 1, Con. 5, Pcl. 1364 F.W.F.....	79.38

DISTRICT OF THUNDER BAY

(Unsubdivided)

5750150	TB-F. 8	Mining Island Loc. F. 8, N. of Lac Des Milles, Lacs Portage, Pcl. 2750 F.W.F.....	57.68
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Applications to Parliament — Private Bills

PUBLIC NOTICE

LEGISLATIVE ASSEMBLY OF ONTARIO

The attention of Municipal Officials, Solicitors and all other persons who may be interested in the preparation of Private Bills for submission to the Legislative Assembly of Ontario is directed particularly to the following Standing Orders governing the submission of such Bills:

PRIVATE BILLS

Time for introducing Private Bills

51. (a) No Private Bill may be presented to the House after the first five weeks of the Session.

Time for reporting

(b) No report of a committee upon a Private Bill may be received after the first eight weeks of the Session.

Filing Bill with Clerk

52. (a) Any person desiring to apply for a Private Bill shall do so by filing with the Clerk of the House at least eight (8) days before the meeting of the House, a copy of such Bill, together with a fee of \$150, and if such Bill is not deposited by that time the applicant shall pay \$10 for each day he is late in filing the Bill, including the day of filing.

Applicant to pay cost of printing

(b) Every applicant for a Private Bill shall pay the cost of printing such Bill, including the cost of printing the Act in the Statutes.

Other charges

(c) The following charges shall also be levied and paid in addition to the foregoing:—

1. When any Standing Order of the House is suspended with reference to a Bill, for each such suspension, \$50.00.
2. When a Bill is presented to the House after the first five weeks of the Session and before the end of the sixth week, \$75.00.
3. When a Bill is presented to the House after the sixth week of the Session, \$100.00.

(d) In the case of any Bill incorporating a company, or increasing the capital stock of a company already incorporated, there shall be paid to the Clerk of the House, by or on behalf of the applicant, before the same is reported to the House, the same fee as would be payable in the case of an incorporation or increase of capital under the provisions of the Ontario Companies Act, less the sum of \$150.00 already paid to the Clerk of the House.

(e) When a Bill is for the purpose of confirming by-laws, bonds, debentures or other securities, or authority is asked to borrow money or to increase borrowing powers, the following additional fees shall be paid according to the amount of money involved:—

On amounts less than \$10,000.	\$ 25
On amounts over \$10,000 and up to \$25,000	50
On amounts over \$25,000 and up to \$40,000	75
On amounts over \$40,000 and up to \$75,000	100
On amounts over \$75,000 and up to \$125,000	125
On amounts over \$125,000 and up to \$175,000	150
On amounts over \$175,000 and up to \$250,000	200
On amounts over \$250,000 and up to \$350,000	250

and an additional fee of \$50 for every \$100,000 over \$350,000.

Publication of Standing Orders re Private Bills

53. (a) The Clerk of the House shall, during each recess of Parliament, publish weekly in The Ontario Gazette the Standing Orders respecting notices of intended applications for Private Bills.

Notices posted

(b) The Clerk shall also, by the first day of every Session, post notices in the Legislative Building of the time limit for receiving applications for Private Bills and reports thereon.

Required notice of applications

54. All applications for Private Bills properly the subject of legislation by the Legislative Assembly of Ontario, within the purview of "The British North America Act, 1867", shall require a notice, clearly and distinctly specifying the nature and object of the application, and, where the application refers to any proposed work, indicating generally the location of the work, and signed by or on behalf of the applicants, such notice to be published as follows:—

1. A notice in The Ontario Gazette and in at least one newspaper published or circulated in the municipality affected.
2. Such notice shall be published once a week for at least six weeks prior to the consideration of the Bill by the Private Bills Committee.

Bills for debenture issues

3. If the application is by a municipal corporation for authority to issue debentures, the notice shall set out the particulars of the existing debenture debt and the amount of the rateable property of the municipality according to the last revised assessment roll of the corporation and in brief and general terms, the object for which the new issue of debentures is required.

Report by Standing Orders and Procedures Committee

55. (a) The Committee on Standing Orders and Procedures shall examine each application and report to the House whether the Standing Orders, particularly with respect to notice, have been complied with and where the notice is insufficient, the Committee recommends to the House the course to be taken in consequence of such insufficiency.

Declaration re advertising

(b) The applicants for a Private Bill shall lodge with the Clerk of the House a declaration proving publication of the notice before the application is considered by the Standing Orders and Procedures Committee.

Clerk reports to Standing Orders and Procedures Committee

(c) The Clerk of the House shall report to the Standing Orders and Procedures Committee respecting the compliance by all applicants for Private Bills with the Standing Orders relating to such applications, particularly the requirements for notice.

Introduction of Private Bill

56. Every Private Bill shall be introduced upon a motion for leave for introduction and first reading after the application has been favourably reported by the Standing Orders and Procedures Committee.

Letters Patent

57. When any Bill for confirming any Letters Patent, or Agreement, is presented to the House, the copy of such Letters Patent, or Agreement, shall be attached to it.

Certificate of Minister of Revenue re Letters Patent

58. No Bill relating to Letters Patent shall be considered by the Private Bills Committee until there shall have been deposited with the Clerk of the House a certificate of the Minister of Revenue showing that all taxes payable under The Corporations Tax Act relating thereto have been paid.

Reference to Private Bills Committee after first reading

59. Every Private Bill, when read a first time, shall, unless it be an Estate Bill, or a Bill providing for a consolidation of a floating debt or for the consolidation or renewal of debentures (other than local improvement debentures) of a municipal corporation, stand referred to the Private Bills Committee, and any petitions to the House, for or against the Bill, are considered as referred to such Committee.

Certain Municipal Applications referred to Ontario Municipal Board

60. (a) A Private Bill of a municipal corporation providing for the consolidation of a floating debt, or the consolidation or renewal of debentures (other than local improvement debentures) stands referred to the Ontario Municipal Board after first reading.

Board to report

(b) The Board, after due enquiry, shall report to the House whether or not it is reasonable that the Bill, or that part thereof relating to the matters referred to in clause (a), should pass and what, if any, alterations should be made in the Bill.

Report to Clerk

(c) A report shall be transmitted to the Clerk of the House.

Bill and report to Private Bills Committee

(d) The Bill and report shall stand referred to the Private Bills Committee.

Estate Bills to Commissioners

61. (a) Every Estate Bill stands referred to the Commissioners of Estate Bills after first reading.

Commissioners to report

(b) The Commissioners, or any two of them, shall report their opinion thereon and whether, presuming the allegations contained in the preamble to be proven to the satisfaction of the House, it is reasonable for such Bill to pass and what, if any, alterations are necessary.

Report to Clerk

(c) A report shall be transmitted to the Clerk of the House.

Bill and report to Private Bills Committee

(d) The Bill and report shall stand referred to the Private Bills Committee.

Adverse report by Commissioners

(e) In the event of the Commissioners of Estate Bills reporting that, in their opinion, it is not reasonable that the Bill submitted to them shall pass into law, such Bill shall not be further considered.

Notice re Hearing by Private Bills Committee

62. (a) The Clerk of the House shall post in the Legislative Building five days' notice of the date on which any Private Bill is to be considered by the Private Bills Committee.

Notice published in the Notice Paper

(b) The notice required by clause (a) shall be published in the Notice Paper.

Notice of Next Day Meetings on Private Bills

(c) The Clerk shall also publish in the Notice Paper a notice of any meeting of the Private Bills Committee to be held on the following day.

Consent of interested persons

63. Any persons whose interest or property may be affected by a Private Bill, when required, shall appear before the Private Bills Committee to express their consent or objection, or may consent in writing, proof of which may be demanded by the Committee.

Majority rules

64. (a) Questions before the Private Bills Committee are decided by the majority.

Casting vote by Chairman

(b) In case of a tie, the Chairman shall give the casting vote.

On Order Paper after report

65. Private Bills when reported by the Private Bills Committee shall be placed on the Order Paper for second reading.

Bills initialled and signed by Chairman

66. (a) The Chairman of the Private Bills Committee will initial each section of a Bill as it is passed and shall also sign the Bill.

Amendments

(b) Any amendments shall be clearly indicated in the signed copy, any such amendments or additions being initialled by the Chairman.

Bills filed with the Clerk

(c) The Bill signed by the Chairman shall be filed in the Office of the Clerk of the House, and when a Bill is amended, another copy with the amendments written thereon shall be prepared by the Clerk of the Committee and attached to the report.

Reprinting amended Bills

67. Private Bills amended by any Committee may be reprinted by order of such Committee; or after being reported, and before further consideration, may be reprinted in whole or in part as the Clerk of the House may direct; and the cost of such reprinting shall be added to the cost of the first printing of the Bill and shall be payable by the applicant.

Referral after second reading

68. Private Bills, after second reading, shall be placed on the Order Paper for third reading, unless specially ordered referred to the Committee of the Whole House.

Notice required to dispense with Standing Orders

69. Except by unanimous consent of the House, in case of urgent and pressing necessity, no motion may be made to dispense with any Standing Order relative to Private Bills, without due notice thereof.

Private Bill Register

70. A Private Bill Register shall be kept in the office of the Clerk of the House, in which shall be entered, by the Clerk appointed for that purpose, the name, description, and place of residence of the parties applying for the Bill, or of their agent, and all the proceedings thereon, and the day on which the Private Bills Committee is appointed to sit, such register to be open to public inspection daily, during office hours.

Parliamentary Agents

71. (a) Every Parliamentary Agent conducting proceedings before the House shall be personally responsible to the House and to the Speaker, for the observance of the Standing Orders and Practices of Parliament, and also for the payment of all fees and charges.

Misconduct of Agent

(b) Any agent who shall wilfully act in violation of the Standing Orders and Practices of Parliament, or who shall wilfully misconduct himself in prosecuting any proceedings before the House, shall be liable to an absolute or temporary prohibition to practice as a Parliamentary Agent, at the pleasure of the Speaker.

RODERICK LEWIS, Q.C.,
Clerk of Legislative Assembly of Ontario.

T.F.N.

Applications to Parliament

NOTICE IS HEREBY GIVEN that, on behalf of the congregation of St. Andrew's Church, Ottawa, Ontario, application will be made to the Legislative Assembly of the Province of Ontario, at its next regular session, for an Act to provide that:

The Statutes of the Province of Ontario relating to St. Andrew's Presbyterian Church, Ottawa: 31 Victoria Chapter 61; 38 Victoria Chapter 86; 53 Victoria Chapter 144; 56 Victoria Chapter 108; and 6 George V Chapter 114; will be revised and consolidated in a single Act. The revisions proposed will provide for the following:

1. A revision of statutes establishing separate parts dealing with the Congregation, the Temporal Committee and the Glebe Trustees.
2. A revision of the provisions of existing statutes respecting the calling and procedure of annual and special meetings.
3. Fixing the size of the Temporal Committee, subject to change by by-law of the Temporal Committee and approval by the Congregation.
4. Clarifying the powers of the Temporal Committee with respect to the Capital of the Glebe Trust, subject to approval by the Congregation.
5. Clarifying the powers of the Temporal Committee with respect to and vesting all assets of the Congregation in the Committee, other than assets of the Glebe Trustees.
6. Increasing the size and regulating the organization of the Glebe Trustees, subject to change by by-law of the Trustees and approval by the Congregation and clarifying the Trustees' powers.
7. Empowering the Glebe Trustees to hold and administer assets now in their control and to be received in future from bequests in the name of St. Andrew's Church, Ottawa, not including assets subject to conditions requiring immediate disbursement of capital for specific purposes, and directing payment of interest to the Temporal Committee.
8. Empowering the Glebe Trustees to borrow a maximum of Fifty Thousand Dollars (\$50,000.00) for advance to the Temporal

Committee without interest at the request of the Temporal Committee, providing the loan is repaid within twelve (12) months.

Dated at Ottawa, Ontario, this 26th day of November, 1975.

MESSRS. HONEYWELL,
WOTHERSPOON,
Barristers and Solicitors,
90 Sparks Street,
Suite 500,
Ottawa, Ontario,
K1P 5B4,
Solicitors for the Applicants.

(9325)

49 to 2

THE CORPORATION OF THE CITY OF CAMBRIDGE

NOTICE IS HEREBY GIVEN that The Corporation of the City of Cambridge will apply to the Legislative Assembly of the Province of Ontario at its next session thereof for an Act to provide that the land and premises described in a Deed dated the 14th day of August, 1874, and registered in the Registry Office for the Registry Division for the County of Waterloo, on the 13th day of January, 1875, as Instrument Number 2878, for the Town of Galt, be declared to be vested in The Corporation of the City of Cambridge in fee simple, free from any of the trusts set out in a trust Deed dated the 1st day of July, 1871, and registered in the Registry Office for the County of Waterloo on the 12th day of September, 1871 as Instrument Number 2175 for the Town of Galt, conveyed from William Dickson to The Corporation of the Town of Galt. A description and a Plan showing the lands to be affected may be examined in the Office of the Clerk of the City of Cambridge.

Dated at Cambridge the 17th day of November, 1975.

COPP, COSMAN & HAUSER,
Barristers and Solicitors,
29 Dickson Street,
Cambridge, Ontario,
N1R 5S9,
Solicitors for the Applicant.

(9384)

51 to 4

Corporation Notices

DAU-SONS SECURITIES LIMITED

NOTICE IS HEREBY GIVEN that Dau-Sons Securities Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and

Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 9th day of December, 1975.

(9443) 52

GOODWIN FARM LIMITED

NOTICE IS HEREBY GIVEN that Goodwin Farm Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 9th day of December, 1975.

(9444) 52

TAKE NOTICE that the shareholders of 309 Park Street (Brockville) Limited unanimously passed a resolution on the 28th day of November, 1975, requiring the said Corporation to be wound up voluntarily under the provisions of *The Business Corporations Act, 1975*, and appointing Francis Shaver, of Brockville, Ontario, as liquidator.

Dated at Brockville, this 28th day of November, 1975.

FRANCIS SHAVER,
45 Schofield Avenue,
Brockville, Ontario.

(9445) 52

**THE RIDEAU TRAIL ASSOCIATION
INCORPORATED**

NOTICE IS HEREBY GIVEN that the number of directors of The Rideau Trail Association Incorporated was increased from ten to eighteen by a special resolution which was confirmed by the shareholders of the Corporation on the 10th day of May, 1975.

Dated this 10th day of May, 1975.

J. NORMAN McLEOD,
Secretary.

(9446) 52

NOTICE IS HEREBY GIVEN that the number of Directors of Deep River Golf Club (1972) Incorporated was increased from six to seven by a

Special Resolution which was confirmed by the members of the Corporation on the 28th day of October, 1975.

Dated this 5th day of December, 1975.

M. JEAN KEARY,
Secretary.

(9447) 52

**DAVID A. McCLURE FUNERAL HOME
(BRAMPTON) LIMITED**

NOTICE IS HEREBY GIVEN that David A. McClure Funeral Home (Brampton) Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Brampton, this 9th day of December, 1975.

WEST & ROBB,
Barristers and Solicitors,
34 Queen Street West,
Brampton, Ontario,
Solicitors for the Company.

(9448) 52

**CARAVELLE CARPETS ONTARIO
LIMITED**

NOTICE IS HEREBY GIVEN that Caravelle Carpets Ontario Limited intends to dissolve pursuant to *The Business Corporations Act*.

Dated this 15th day of December, 1975.

E. J. MACDONALD,
Secretary.

(9449) 52

NOTICE IS HEREBY GIVEN that the number of directors of the Chatham-Kent Real Estate Board was increased from eight (8) to nine (9) by a special resolution which was confirmed by the members of the Corporation on the 4th day of November, 1975.

Dated this 10th day of December, 1975.

DOROTHY RITCHIE,
Secretary-Treasurer.

(9450) 52

THE DOLLAR FUND, LIMITED

NOTICE IS HEREBY GIVEN that The Dollar Fund, Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Paris, France this 11th day of September, 1975.

CLAUDE THIRAUX,
Secretary.

(9451) 52

NOTICE IS HEREBY GIVEN that Frankmore Publications Limited intends to file Articles of Dissolution under Section 247 (a) and (b) of *The Business Corporations Act*.

Dated at Hamilton, Ontario this 26th day of November, 1975.

MORLEY BALINSON,
President.

(9452) 52

HOME PRIDE SERVICES LIMITED

NOTICE IS HEREBY GIVEN that Home Pride Services Limited intends to make application for dissolution under Section 247 (b) of *The Business Corporations Act*.

Dated at Toronto this 11th day of December, 1975.

WAYNE L. HOOEY,
Secretary.

(9453) 52

PERTH FOODLINER LIMITED

NOTICE IS HEREBY GIVEN that Perth Foodliner Limited intends to surrender its charter to the Lieutenant Governor and to distribute its assets rateably among its shareholders as incidental thereto.

Dated at Carleton Place this 30th day of September, 1975.

S. D. RUBINO,
Secretary.

(9454) 52

V. KENT AND COMPANY LIMITED

NOTICE IS HEREBY GIVEN that V. Kent and Company Limited intends to dissolve by filing

Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 8th day of December, 1975.

MARTHA KENT,
Secretary.

(9455) 52

263994 INVESTMENTS LIMITED

NOTICE IS HEREBY GIVEN that 263994 Investments Limited intends to dissolve by delivery of Articles of Dissolution to the Minister of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated November 26th, 1975.

A. SCHOLTYSSEK,
President.

(9456) 52

NOTICE IS HEREBY GIVEN that Co-Operative Laitiere De Lefaire intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Co-operative Corporations Act*.

Dated at Lefaire, Ontario this 29th day of September, 1975.

JEAN-GUY CADIEUX,
Secretary.

(9457) 52

MERELEA BEEF FARMS LIMITED

NOTICE IS HEREBY GIVEN that Merelea Beef Farms Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Seaforth, Ontario this 12th day of December, 1975.

ROBERT GRUNEWALD,
Secretary,

By his Solicitors,
McCONNELL, STEWART &
DEVEREAUX,
Box 220,
Seaforth, Ontario.

(9458) 52

NOTICE IS HEREBY GIVEN that A. W. Eickmeier & Son Limited intends to dissolve by filing Articles of Dissolution pursuant to *The Business Corporations Act*.

Dated at Grimsby this 11th day of December, 1975.

(9459) 52

YORK SPECULATIVE REALTY INVESTMENTS LIMITED

NOTICE IS HEREBY GIVEN that York Speculative Realty Investments Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations pursuant to *The Business Corporations Act*.

Dated this 12th day of December, 1975.

DAVID BURSTOW,
Secretary-Treasurer.

(9460) 52

NOTICE IS HEREBY GIVEN that Rainy Lake Properties Limited intends to surrender its charter to the Lieutenant Governor and to distribute its assets rateably among its shareholders as incidental thereto.

Dated at Fort Frances, Ontario, this 11th day of December, 1975.

ROBERT P. SCHWINN,
Secretary.

(9461) 52

LAGE REALTY & INVESTMENTS LIMITED

NOTICE IS HEREBY GIVEN that Lage Realty & Investments Limited intends to voluntarily enter into dissolution pursuant to Section 247 (b) of *The Ontario Business Corporations Act*, R.S.O. 1970, Chapter 53.

Dated at St. Thomas, Ontario this 21st day of November, 1975.

MURRAY J. HENNESSEY,
President.

(9462) 52

INVICTA EXPLORATIONS LIMITED

NOTICE IS HEREBY GIVEN that Invicta Explorations Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations pursuant to *The Business Corporations Act*.

Dated at Toronto this 27th day of November 1975.

J. A. WOODARD,
Secretary.

(9463) 52

ESTENSE CORPORATION LIMITED

NOTICE IS HEREBY GIVEN that Estense Corporation Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Chatham, Ontario, this 9th day of December, 1975.

SARRO SPISANI,
President.

(9464) 52

ISCO INVESTMENTS LIMITED

Isco Investments Limited hereby gives notice pursuant to *The Business Corporations Act*, of its intention to file Articles of Dissolution with the Minister of Consumer and Commercial Relations.

Dated at London, Ontario this 8th day of December, A.D. 1975.

MESSRS. HARRISON, ELWOOD,
Barristers and Solicitors,
220 Dundas Street,
Suite 700,
London, Ontario,
Solicitors for the Corporation.

(9465) 52

THE JOHN CAREW LUMBER COMPANY LIMITED

NOTICE IS HEREBY GIVEN that The John Carew Lumber Company Limited intends to dissolve by filing an Application for Order Accepting Surrender of Charter with the Ministry of Consumer and Commercial Relations, pursuant to *The Corporations Act*.

Dated at Lindsay this 9th day of December, 1975.

CLARE CAREW,
Secretary.

(9466) 52

BARNETTS FOOD MARKET LIMITED

NOTICE IS HEREBY GIVEN that Barnetts Food Market Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at the Village of Twwed the 8th day of December, 1975.

ALLAN & LIBMAN,
Barristers and Solicitors,
Suite 1001,
330 Bay Street,
Toronto, Ontario,
Solicitors for the Corporation.

(9467)

52

BAETZ BROS. SPECIALTY COMPANY LIMITED

NOTICE IS HEREBY GIVEN that Baetz Bros. Specialty Company Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Waterloo, this 11th day of November, 1975.

STEWART E. WEBB,
Secretary.

(9468)

52

BLOUIN CHAIN SAWS LIMITED

NOTICE IS HEREBY GIVEN that this Corporation intends to dissolve filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Hearst this 30th day of September, 1975.

H. BLOUIN,
President.

(9469)

52

WIDGEON INVESTMENTS LIMITED

TAKE NOTICE that Widgeon Investments Limited intends to file Articles of Dissolution.

Dated this 8th day of December, 1975.

L. E. MACDOUGALL,
President.

(9470)

52

JOYDI TRADING & MANUFACTURING COMPANY LIMITED

NOTICE IS HEREBY GIVEN that the number of Directors of Joydi Trading & Manufacturing Company Limited was decreased from three to one by a special By-law which was confirmed by the shareholders of the Corporation on the 14th day of November, 1975.

C. H. DOLMAN,
Secretary.

(9471)

52

NOTICE IS HEREBY GIVEN that the location of the head office of the Hospital Personnel Relations Bureau was changed from the Township of North York to the Municipality of Metropolitan Toronto by a special resolution which was confirmed on the 26th day of October, 1975.

Dated this 10th day of December, 1975.

J. S. SHERIFF,
Secretary.

(9479)

52

NOTICE IS HEREBY GIVEN that the number of directors of the Hospital Personnel Relations Bureau was increased from thirteen directors to seventeen directors by a special resolution which was confirmed by the members of the Corporation on the 26th day of October, 1975.

Dated this 10th day of December, 1975.

J. S. SHERIFF,
Secretary.

(9480)

52

ASHMAN ELECTRONICS LIMITED

NOTICE IS HEREBY GIVEN that Ashman Electronics Limited intends to dissolve by filing Articles of Dissolution with the Minister of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Hamilton this 29th day of September, 1975.

ROBERT CROSSON,
Secretary.

(9481)

52

ASHMAN INDUSTRIES LIMITED

NOTICE IS HEREBY GIVEN that Ashman Industries Limited intends to dissolve by filing Articles of Dissolution with the Minister of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Hamilton this 29th day of September, 1975.

ROBERT CROSSON,
Secretary.

(9482)

52

ALNWICK TRANSPORTATION COMMITTEE

NOTICE IS HEREBY GIVEN that Alnwick Transportation Committee intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Corporations Act*.

Dated at Cobourg this 16th day of December, 1975.

WM. ROSS McCracken.

(9486)

52

GOLDEN APPLE INVESTMENTS LIMITED

NOTICE IS HEREBY GIVEN that Golden Apple Investments Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto, this 3rd day of October, 1975.

LLOYD FOGLER,
Secretary.

(9483)

52

NOTICE IS HEREBY GIVEN that the number of directors of The Village Hall Corporation was increased from five to seven by a special resolution which was confirmed by the shareholders of the Corporation on the 10th day of September, 1975.

Dated this 10th day of September, 1975.

JAMES MANNELL,
Secretary.

(9487)

52

NOTICE IS HEREBY GIVEN that the number of directors of The National Ballet School was increased from 35 to 45 by a special resolution which was passed by the board of directors of the School on the 19th day of November, 1975, and confirmed by the Members of the School on the 3rd day of December, 1975.

Dated this 16th day of December, 1975.

E. GILMORE,
Secretary.

(9484)

52

RICHARDS INDUSTRIAL CONSULTANTS LIMITED

Richards Industrial Consultants Limited hereby gives notice pursuant to *The Business Corporations Act* of its intention to dissolve.

Dated this 15th day of December, 1975.

WILLIAM H. SINGER,
Secretary.

(9488)

52

NOTICE IS HEREBY GIVEN that the number of directors of The Yonge-Eglinton Centre Merchants' Association Inc. was increased from seven (7) to ten (10) by a special resolution which was confirmed by the members of the Corporation on the 6th day of August, 1975.

Dated at Toronto this 22nd day of October, 1975.

ALEX STUART,
Secretary.

(9485)

52

REGENT REFINING (CANADA) LIMITED

NOTICE IS HEREBY GIVEN that Regent Refining (Canada) Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 15th day of December, 1975.

E. J. LITTLE,
Secretary.

(9489)

52

ISTANBUL CONSTRUCTION LIMITED

NOTICE IS HEREBY GIVEN that Istanbul Construction Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

WILLIAM C. DRAIMIN,
Barrister and Solicitor,
40 St. Clair Avenue West,
Suite 306,
Toronto, Ontario M4V 1M2.

(9490) 52

GEORED CONSULTANTS LIMITED

NOTICE IS HEREBY GIVEN that Geored Consultants Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 28th day of November, 1975.

GEORGE W. OUGHTRED,
President.

(9491) 52

TANVENT MINES LIMITED

NOTICE IS HEREBY GIVEN that Tanvent Mines Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated this 12th day of December, 1975.

A. C. A. HOWE,
President.

(9492) 52

HILL, WEDDELL & HILLS INSURANCE AGENCY LIMITED

NOTICE IS HEREBY GIVEN that Hill, Weddell & Hills Insurance Agency Limited intends to file Articles of Dissolution pursuant to *The Business Corporations Act, 1973*, to distribute its assets rateably amongst its shareholders as incidental thereto.

Dated at Peterborough this 15th day of December, 1975.

MCCOLL, TURNER & CO.,
362 Queen Street,
Peterborough, Ontario.

(9493) 52 (9497)

REXWORTH INVESTMENTS LIMITED

NOTICE IS HEREBY GIVEN that Rexworth Investments Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Montreal, this 9th day of December, 1975.

JAMES N. DOYLE,
Secretary.

(9494) 52

WHITE CONSTRUCTION LIMITED

White Construction Limited hereby gives Notice pursuant to *The Business Corporations Act* of its intention to dissolve.

Dated this 10th day of December, 1975.

STANLEY WHITE,
President.

(9495) 52

MACDONALD LEAF CO. LIMITED

NOTICE IS HEREBY GIVEN that MacDonald Leaf Co. Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Montreal this 9th day of December, 1975.

J. RALPH HARPER,
Secretary.

MACDONALD LEAF CO. LIMITED,
P.O. Box 310,
Tillsonburg, Ontario.

(9496) 52

VARAD ASSOCIATES LTD.

NOTICE IS HEREBY GIVEN that the shareholders of the above named Company have appointed Joan Smith to voluntarily wind up the said Company.

Dated at Etobicoke this 5th day of December, 1975.

JOAN SMITH.

(9493) 52 (9497) 52

ARJAY MINES LIMITED

NOTICE IS HEREBY GIVEN that Arjay Mines Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated this 12th day of December, 1975.

A. C. A. HOWE,
President.

(9498) 52

NOTICE IS HEREBY GIVEN that Jacques & Claude Services Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Hawkesbury this 12th day of December, 1975.

JACQUES SYLVAIN,
CLAUDE DE BELLEFEUILLE.

(9499) 52

G. COLICCHIA CONSTRUCTION LIMITED

NOTICE IS HEREBY GIVEN that the number of directors of G. Colicchia Construction Limited was decreased from three (3) to one (1) by a special By-law which was confirmed by the shareholders of the Corporation.

Dated the 26th day of November, 1975.

ERNESTA COLICCHIA,
Secretary.

(9500) 52

BANKSCREEN PRODUCTIONS LIMITED

NOTICE IS HEREBY GIVEN that Bankscreen Productions Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 11th day of December, 1975.

NORMAN DIAMOND GRIESDORF,
Assistant-Secretary.

(9501) 52

NOTICE IS HEREBY GIVEN that on the 21st day of October, 1975, The Ottawa Valley General Radio Service Club passed and confirmed the following bylaw pursuant to Section 133 of *The Corporations Act* namely:

Upon the dissolution of the Corporation and after the payment of all debts and liabilities the remaining property of the Corporation shall be distributed to a charity or charities operating entirely within Canada; said charity or charities to be designated by a resolution of the board of directors.

Dated at Ottawa this 16th day of December, 1975.

SUSAN E. STEPHENS,
Secretary.

(9502) 52

ACCURATE ROOFING COMPANY LIMITED

NOTICE IS HEREBY GIVEN that Accurate Roofing Company Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto, Ontario, this 26th day of November, 1975.

RALPH L. JAMIESON,
Secretary.

(9356A) 52

Change of Name Act

TAKE NOTICE that Elizabeth Louise Kaposy, of 1354 Ontario Street, in the City of Burlington, in the Regional Municipality of Halton, will apply to the presiding Judge, in Chambers at the Court House, 491 Steele Avenue East, in the Town of Milton, in the Regional Municipality of Halton on Wednesday, the 14th day of January, 1976, at the hour of 10.00 o'clock in the forenoon, or so soon thereafter as the application can be heard for an Order changing the name of Elizabeth Louise Kaposy to Judy Elizabeth Louise Bishop and the name of Lisa Adele Kaposy to Lisa Michele Bishop.

Dated at Hamilton this 19th day of November, 1975.

WILLIAM MOMOTIUK, Q.C.,
42 James Street North,
Hamilton, Ontario,
Solicitor for the Applicant.

(9472) 52

NOTICE IS HEREBY GIVEN that the Application of Grace Smith, residing at 19 Mendip Crescent, London, Ontario, on behalf of Lisa Marie Hagen, an infant, to change her name to Lisa Marie Smith,

will be heard by the presiding Judge in Chambers at the Court House, 80 Dundas Street, London, Ontario, on Monday, February 9th, at the hour of 10.00 o'clock in the forenoon.

Dated at London, Ontario, this 12th day of December, A.D. 1975.

POOLE, BELL, PORTER,
DRAKE & HAINSWORTH,
Barristers and Solicitors,
444 Waterloo Street,
London, Ontario,
N6B 2P3,
Solicitors for the Applicant.

(9473)

52

TAKE NOTICE that an application will be made on behalf of Randolph Scott Karalash of 31½ Algoma Avenue, Sault Ste. Marie, Ontario, before a Judge in Chambers at the Court House, Queen Street East, in the City of Sault Ste. Marie, in the District of Algoma, on Monday, the 9th day of February, 1976, at the hour of 9.30 o'clock in the forenoon or so soon thereafter as a motion can be heard under *The Change of Name Act*, and to allow Randolph Scott Karalash to have his name changed to Randolph Scott Nanchin.

Dated at Sault Ste. Marie, this 12th day of December, 1975.

LAWSON, PRIDDLE & PAWELEK,
Barristers and Solicitors,
604 Queen Street East,
Sault Ste. Marie, Ontario.

(9474)

52

TAKE NOTICE that on Friday, the 6th day of February, 1976, at the hour of 10.00 o'clock in the forenoon, Mark Alan Zedo residing at 30 Berryman Avenue, in the City of St. Catharines, in the Regional Municipality of Niagara and Province of Ontario, will apply to the presiding Judge in Chambers at the Court House, in the City of St. Catharines, for an order changing his name to Mark Alan Csordas.

Dated at St. Catharines, Ontario, this 3rd day of December, 1975.

FORSTER, MORGAN,
LEWANDOWSKI & CORDS,
Barristers and Solicitors,
15 King Street,
St. Catharines, Ontario,
L2R 6S4,
Solicitors for the Applicant.

(9475)

52

TAKE NOTICE that the application of Marie Florida Aline Nielsen to change the name of her child Marie Pauline Ginette Beaudry to Marie Pauline Ginette Nielsen will be heard by the Presiding Judge of the County Court in his Chambers at the Court House, 245 Windsor Avenue, Windsor, Ontario, on Wednesday, the 28th day of January, A.D. 1976, at the hour of ten (10.00) o'clock in the forenoon.

Dated at Windsor, Ontario, this 9th day of December, A.D. 1975.

SOCKLEY KAMIN,
501 Canada Bldg.,
Windsor, Ontario,
Solicitor for the Applicant.

(9476)

52

TAKE NOTICE that an application will be made on behalf of Maria Irena Kawczak before the presiding Judge in Chambers at the Court House, 2 Daly Avenue, Ottawa, on Thursday the 29th day of January, 1976, at the hour of 2.30 in the afternoon for an Order changing the name of applicant from Maria Irena Kawczak to Maria Irena Darska.

(9503)

52

NOTICE IS HEREBY GIVEN that the application of Dorothea Penelope Moran residing at 50 Rosehill Avenue, Toronto, Ontario to change her name to Dorothea Penelope Coulson will be heard by the Judge in Chambers at the New Courthouse, University Avenue, Toronto on Monday the 26th day of January, 1976 at the hour of 10.00 o'clock in the forenoon.

Dated at Toronto this 15th day of December, 1975.

KENNETH M. SMOOKLER,
Barrister and Solicitor,
4999 Yonge Street,
Willowdale, Ontario,
Solicitor for the Applicant.

(9504)

52

IN THE COUNTY COURT OF THE COUNTY OF ESSEX

IN THE MATTER OF *The Change of Name Act*,
R.S.O. 1970, Chapter 60 and amendments thereto;
and

IN THE MATTER OF the Application of Alex
Dragonchuk to change his surname to Drake.

NOTICE

TAKE NOTICE that His Honour Judge Carl Zalev has appointed Wednesday, the 7th day of January, 1976 at the hour of 10.00 o'clock in the forenoon

at his Chambers at the Court House, 245 Windsor Avenue, Windsor, Ontario, as the time and place at which he shall hear the application of Alex Dragonchuk, Eudokia Dragonchuk, and Mark Dragonchuk, all of the Township of Mersea, in the County of Essex, R.R. #2, Leamington, Ontario, for an Order changing their names to Alex Drake, Dorothy Drake and Mark Charles Drake, respectively.

Dated at Leamington, Ontario this 11th day of December, 1975 by

SPETTIGUE, REID, SAWATZKY &
CARTLIDGE,
Barristers and Solicitors,
21 Talbot Street East,
Leamington, Ontario,
Solicitors for the applicant.

(9507)

52

Miscellaneous Notices

ONTARIO ENERGY BOARD

NOTICE OF APPLICATION AND HEARING

TAKE NOTICE that an application dated December 4, 1975 has been filed by Union Gas Limited under sections 38 and 40 of *The Ontario Energy Board Act* and that the Board has appointed Tuesday, January 6, 1976, at 2.30 p.m. in Court Room No. 16 at the Court House, 80 Dundas Street, London, Ontario, for the hearing. The application is for an Order granting leave to construct:

- (a) proposed valving facilities to be located in Lot 10 or 11, Concession IV in the Township of Metcalfe in the County of Middlesex.
- (b) additional valving facilities at the Applicant's Strathroy Gate Station located in Lot 9, Concession IX in the Township of Caradoc in the County of Middlesex.
- (c) a 42-inch gas transmission pipeline from the Strathroy Gate Station to the existing St. Mary's Valve Site located in Lot 20, Concession VII in the Township of West Nissouri in the County of Middlesex.
- (d) a 36- or 42-inch gas transmission pipeline from the Applicant's Bright Compressor Station located in Lot 3, Concession X in the Township of Blandford-Blenheim in the County of Oxford to the Applicant's existing Kitchener-Owen Sound Valve Site in Lot 36, Concession IX in the Township of North Dumfries in the Regional Municipality of Waterloo, together with additional valving facilities.

Any person who intends to oppose the application or otherwise intervene shall, within 14 days after newspaper publication of this Notice file in duplicate

with the Board Secretary at 14 Carlton Street, Toronto, Ontario M5B 1K5, and serve upon the Applicant at 50 Keil Drive North, Chatham, Ontario N7M 5M1, his Answer containing a clear and concise statement of his interest and his grounds for opposing or otherwise intervening, and being endorsed with his name and address and, if documents are to be served on his solicitor, his solicitor's name and address. Filing or service shall be personal or by registered mail.

The Board has directed that interested municipalities, governmental agencies and private organizations are to be served personally or by registered mail and that other interested persons are to be served by newspaper publication of this Notice. Publication in *THE ONTARIO GAZETTE* is for purposes of record only and does not constitute service.

If any person notified does not attend at the hearing, the Board may proceed in his absence and he will not be entitled to any further notice in the proceedings.

Copies of the application are available from the Board Secretary and the Applicant. Further particulars are available from the Applicant.

Dated at Toronto, Ontario this 8th day of December, 1975.

ONTARIO ENERGY BOARD

IVY C. FIDLER,
Board Secretary.

(9477)

52

IN THE SUPREME COURT OF ONTARIO

IN THE MATTER OF Lot Seven, Block C, East of Currie Street, Registered Plan 54, Village of Dutton, County of Elgin; and

IN THE MATTER OF the Petition of Blanche Elizabeth Bentley, to Quiet the Title to the said lands.

TAKE NOTICE that Blanche Elizabeth Bentley, of the City of Stirling Heights, in the State of Michigan, one of the States of the United States of America, has applied to this Court under the provision of *The Quieting Titles Act*, R.S.O. 1970, and amendments thereto, asking that her title to the above described lands be investigated and declared under the said Act.

AND TAKE NOTICE that any person wishing to make an adverse claim against the lands may do so by delivering a copy of his statement of claim to the undersigned and to the Local Registrar, Supreme Court of Ontario, Court House, Wellington Street, St. Thomas prior to the 15th day of January, 1976,

after which date this Court may proceed to make a Declaration under the said Act without further notice.

BLANCHE E. BENTLEY,
By her solicitor,
HAROLD E. STAFFORD, Q.C.,
458 Talbot Street,
St. Thomas, Ontario.

(9505)

52

AGENTS GENERAL INSURANCE COMPANY LIMITED

NOTICE IS HEREBY GIVEN that Agents General Insurance Company Limited has applied to the Lieutenant Governor in Council of Ontario for the return of its deposit under *The Insurance Act of Ontario* with the Minister of Consumer and Commercial Relations.

Any person having a claim, contingent or actual, against Agents General Insurance Company Limited who objects to such return of its deposit is hereby notified to file its objection with the Superintendent of Insurance on or before Thursday, April 15th, 1976.

Dated this 19th day of December, 1975.

G. A. COOPER,
President.

(9506)

52

Sheriff's Sale of Lands

UNDER AND BY VIRTUE OF an Execution issued out of the County Court of the Judicial District of York, to me directed, against the lands and tenements of Garry Hazelwood carrying on business as Valley Glass & Trim, Defendant, at the suit of Cameron Factors Ltd., Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of Garry Hazelwood carrying on business as Valley Glass & Trim, Defendant, in and to:

All and Singular that certain parcel or tract of land and premises, situate, lying and being in the Township of Beckwith in the County of Lanark and Province of Ontario, containing one acre more or less and being composed of a part of the east half of the west half of Lot number fifteen (15) in the Eighth Concession of the said Township of Beckwith and may be otherwise described as follows:

Commencing on the Concession Line in rear of the said Lot where the dividing line between the east and west halves of the west half of said Lot intersects the said Concession Line;

Thence northeasterly along the Concession Line in rear of the said Lot 210 feet more or less to a point;

Thence southeasterly towards the front of the said Lot at right angles to the said Concession Line 210 feet more or less to a point;

Thence southwesterly parallel to the Concession Line in rear of the said Lot 210 feet to a point in the dividing line between the east and west halves of the west half of said Lot;

Thence northwesterly along said dividing line to the place of beginning.

On the premises is said to be erected a two-storey brick sided frame house with a large cement block garage.

All of which said right, title, interest and equity of redemption of the said Garry Hazelwood carrying on business as Valley Glass & Trim, Defendant, in the said lands and tenements, I shall offer for sale by public auction in the Court Room in the Court House, 43 Drummond Street, East, Perth, Ontario on Thursday, the 29th day of January, 1976 at 2.00 o'clock in the afternoon.

Dated at Perth this 1st day of December, 1975.

This sale is subject to cancellation up to time of sale without any further notice.

IVAN K. PENFOLD,
Sheriff, County of Lanark.

(9478)

52

Publications Under The Regulations Act

December 27th, 1975

THE HIGHWAY TRAFFIC ACT

O. Reg. 974/75.

General.

Made—December 3rd, 1975.

Filed—December 8th, 1975.

REGULATION TO AMEND REGULATION 418 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Section 20 of Regulation 418 of Revised Regulations of Ontario, 1970, as remade by section 2 of Ontario Regulation 678/74, is revoked and the following substituted therefor:

20. Clauses *c* and *d* of section 19 do not apply to a driver's licence applied for by the holder of a valid driver's licence issued by a Province of Canada, other than Ontario, or a valid Canadian Forces Europe Operator's Licence, if the person applying,

(a) is a resident of Ontario;

(b) surrenders the valid driver's licence issued by the other Province or the valid Canadian Forces Europe Operator's Licence; and

(c) pays the fee for an original driver's licence under paragraph 3 of subsection 1 of section 22. O. Reg. 974/75, s. 1.

(6766)

52

THE GENERAL WELFARE ASSISTANCE ACT

O. Reg. 975/75.

Indian Bands.

Made—December 3rd, 1975.

Filed—December 8th, 1975.

REGULATION TO AMEND REGULATION 384 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE GENERAL WELFARE ASSISTANCE ACT

1. The Schedule to Regulation 384 of Revised Regulations of Ontario, 1970, as amended by Ontario Regulations 174/71, 319/71, 350/72, 470/72, 684/73, 604/74 and 780/74, is further amended by adding thereto the following items:

74. Matachewan Band

75. Chapleau Ojibway Band

(6767)

52

THE GENERAL WELFARE ASSISTANCE ACT

O. Reg. 976/75.

Widows and Unmarried Women.

Made—December 3rd, 1975.

Filed—December 8th, 1975.

REGULATION TO REVOKE REGULATION 385 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE GENERAL WELFARE ASSISTANCE ACT

1. Regulation 385 of Revised Regulations of Ontario, 1970 is revoked. O. Reg. 976/75, s. 1.

(6768)

52

THE GENERAL WELFARE ASSISTANCE ACT

O. Reg. 977/75.

General.

Made—December 3rd, 1975.

Filed—December 8th, 1975.

REGULATION TO AMEND REGULATION 383 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE GENERAL WELFARE ASSISTANCE ACT

1.—(1) Subclause iii of clause *f* of subsection 1 of section 1 of Regulation 383 of Revised Regulations of Ontario, 1970, is revoked and the following substituted therefor:

(iii) is,

- a. of pre-school age,
- b. attending school,
- c. unable to attend school because of physical or mental disability, or
- d. pursuant to Ontario Regulation 159/75, attending school on a part-time basis or is excused from attending school;

(2) Clause *fa* of subsection 1 of the said section 1, as made by subsection 1 of section 1 of Ontario Regulation 338/72, is revoked and the following substituted therefor:

(*fa*) "extended care services" means skilled nursing and personal care given by or under the supervision of a nurse or nursing assistant registered under *The Health Disciplines Act, 1974* under the direction of a physician, to a resident of a nursing home for a minimum of one and one-half hours per day;

2. Section 2 of the said Regulation, as amended by section 2 of Ontario Regulation 714/73, is revoked and the following substituted therefor:

2. The classes of persons who are recipients of governmental benefits in addition to those specified in clause *i* of section 1 of the Act are,

- (a) recipients of an increment under *The Ontario Guaranteed Annual Income Act, 1974*; and

(b) recipients of a spouse's allowance under the *Old Age Security Act* (Canada). O. Reg. 977/75, s. 2.

3. Subsection 1 of section 3 of the said Regulation, as remade by section 1 of Ontario Regulation 14/73, and amended by subsection 1 of section 3 of Ontario Regulation 714/73, is further amended by adding "and" at the end of clause *c*, by relettering clause *c* as clause *b* and by adding thereto the following clause:

(c) notwithstanding clause *b*, in the case of an unemployed but employable male head of a family, be satisfied that he is prevented from obtaining full-time, regular employment because it is necessary and appropriate for him to remain in his home to give personal care and supervision to one or more dependent children of his household where, in the opinion of the welfare administrator,

(i) his household is without an adult able to give adequate personal care and supervision to such child or children, and

(ii) no alternative and adequate child care service that allows such child or children to remain part of the household is available or appropriate in the circumstances,

but his eligibility for assistance under this clause shall not continue for more than six months without the approval of the Director.

4. Subsection 2 of section 12 of the said Regulation, as remade by section 10 of Ontario Regulation 714/73, and amended by section 4 of Ontario Regulation 532/74 and section 3 of Ontario Regulation 779/74, is further amended by adding thereto the following clause:

(*wa*) any bursary received by a full-time student enrolled in a secondary school pursuant to clause *g* of subsection 1 of section 8 of *The Education Act, 1974*;

(6769)

52

THE GENERAL WELFARE ASSISTANCE ACT

O. Reg. 978/75.

Dependent Fathers.

Made—December 3rd, 1975.

Filed—December 8th, 1975.

REGULATION TO REVOKE
REGULATION 382 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE GENERAL WELFARE ASSISTANCE
ACT

1. Regulation 382 of Revised Regulations of Ontario, 1970 is revoked. O. Reg. 978/75, s. 1.

(6770)

52

THE PLANNING ACT

O. Reg. 979/75.

Restricted Areas—County of Ontario,
Township of Uxbridge.

Made—November 28th, 1975.

Filed—December 8th, 1975.

REGULATION TO AMEND
ONTARIO REGULATION 103/72
MADE UNDER
THE PLANNING ACT

1. Ontario Regulation 103/72 is amended by adding thereto the following section:

19. Notwithstanding any other provision of this Order, the land described in Schedule 5 may be used for the erection and use thereon of one single-family dwelling and buildings and structures accessory thereto, provided the requirements of section 6 are met. O. Reg. 979/75, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 5

That parcel of land situate in the Township of Uxbridge in The Regional Municipality of Durham, formerly in the Township of Uxbridge in the County of Ontario, designated as Part I on a Reference Plan deposited in the Land Registry Office for the Land Registry Division of Ontario (No. 40) as Number 40R-2527. O. Reg. 979/75, s. 2.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 28th day of November, 1975.

(6771)

52

THE PLANNING ACT

O. Reg. 980/75.

Restricted Areas—County of Haldimand, Township of Sherbrooke
(now the Town of Dunnville).

Made—December 5th, 1975.

Filed—December 8th, 1975.

REGULATION TO AMEND
ONTARIO REGULATION 283/73
MADE UNDER
THE PLANNING ACT

1. Ontario Regulation 283/73 is amended by adding thereto the following section:

36. Notwithstanding any other provision of this Order, the land described in Schedule 9 may be used for the erection and use thereon of a utility shed provided the following requirement is met:

Maximum total floor
area

80 square feet

O. Reg. 980/75, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 9

That parcel of land situate in the Town of Dunnville in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Sherbrooke in the County of Haldimand, being composed of that part of Lot 12 in Concession I more particularly described as follows:

Commencing at an iron stake planted in the westerly limit of the road allowance between lots 12 and 13 distant 3,309.71 feet from the northeasterly angle of the said Lot 12;

Thence north 61° 39' west 144.39 feet to an iron stake, being the place of beginning;

Thence north 61° 39' west 50 feet to an iron stake;

Thence north 28° 21' east 150 feet to an iron stake;

Thence south 61° 39' east 50 feet to an iron stake;

Thence south 28° 21' west 150 feet to the place of beginning. O. Reg. 980/75, s. 2.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 5th day of December, 1975.

(6772)

52

THE PLANNING ACT**O. Reg. 981/75.**

Restricted Areas—County of Haldimand, Township of South Cayuga (now Town of Haldimand—The Regional Municipality of Haldimand-Norfolk).

Made—December 1st, 1975.

Filed—December 8th, 1975.

**REGULATION TO AMEND
ONTARIO REGULATION 284/73
MADE UNDER
THE PLANNING ACT**

1. Section 28 of Ontario Regulation 284/73, as remade by section 1 of Ontario Regulation 595/75, is revoked and the following substituted therefor:

28. Notwithstanding any other provision of this Order, the lands described in Schedules 13, 14 and 15 may each be used for the erection and use thereon of one single-family dwelling and buildings and structures accessory thereto. O. Reg. 981/75, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 15

That parcel of land situate in the Town of Haldimand in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of South Cayuga in the County of Haldimand, being composed of that part of Lot 10 in Concession IV designated as parts 2, 4 and 6 as shown on a Plan deposited in the Land Registry Office for the Registry Division of Haldimand (No. 18) as Number 18R-530. O. Reg. 981/75, s. 2.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 1st day of December, 1975.

(6773)

52

THE PLANNING ACT**O. Reg. 982/75.**

Restricted Areas—County of Haldimand, Township of Walpole (now City of Nanticoke).

Made—December 1st, 1975.

Filed—December 8th, 1975.

**REGULATION TO AMEND
ONTARIO REGULATION 285/73
MADE UNDER
THE PLANNING ACT**

1. Section 27 of Ontario Regulation 285/73, as made by section 1 of Ontario Regulation 729/75, is revoked and the following substituted therefor:

27. Notwithstanding any other provision of this Order, the land described in Schedule 37 may be used for the erection and use thereon of an addition to the church now on the property provided the following requirements are met:

The addition to the church does not exceed 1,300 square feet.

A minimum of fifteen parking spaces will be provided and the minimum distance from any parking space to the front lot line will be twenty-five feet.

O. Reg. 982/75, s. 1.

2. Schedule 37 of the said Regulation, as made by section 2 of Ontario Regulation 729/75, is revoked and the following substituted therefor:

Schedule 37

That parcel of land situate in the City of Nanticoke in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Walpole in the County of Haldimand, being composed of part of Lot 10 in Concession XI and designated as Part 10 on a Reference Plan deposited in the Land Registry Office for the Registry Division of Haldimand (No. 18) as Number 18R-98 and part of the south half of Lot 10 in Concession XI of the said Township, more particularly described as follows:

Beginning on the west side of the Hamilton and Port Dover Plan Road at a stake set 707.52 feet northerly from the Concession Road between concessions X and XI;

Thence north 34° 30' east 40 feet;

Thence north 55° 30' west 140 feet;

Thence south 34° 30' west 40 feet;

Thence south 55° 30' east 140 feet to the place of beginning. O. Reg. 982/75, s. 2.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 1st day of December, 1975.

(6774)

52

THE PLANNING ACT

O. Reg. 983/75.

Restricted Areas—The Regional Municipality of Durham, Town of Ajax.
Made—November 26th, 1975.
Filed—December 8th, 1975.

REGULATION TO AMEND
ONTARIO REGULATION 18/74
MADE UNDER
THE PLANNING ACT

1. Ontario Regulation 18/74 is amended by adding thereto the following section:

14. Notwithstanding any other provision of this Order, the land described in Schedule 1, may be used for the erection and use thereon of one single-family dwelling and buildings and structures accessory thereto provided the following requirements are met:

Minimum front yard	100 feet
Minimum side yard	100 feet
Minimum rear yard	400 feet

O. Reg. 983/75, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 1

That parcel of land situate in the Town of Ajax in The Regional Municipality of Durham, formerly in the Town of Ajax in the County of Ontario, being composed of that part of Lot 13 in Concession IV, more particularly described as follows:

Beginning at a place north 71° east 750 feet from a point north 16° 39' west 10 feet from the southwesterly angle of Lot 13 in Concession IV;

Thence north 71° east 577.94 feet to a point in the easterly limit of the said Lot;

Thence north 16° 11' west along that easterly limit 818.45 feet to the southerly limit of the Canadian Pacific Railways right-of-way;

Thence south 71° 02' 30" west along that southerly limit 584.50 feet;

Thence south 16° 39' east 808.94 feet to the place of beginning. O. Reg. 983/75, s. 2.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 26th day of November, 1975.

(6775)

52

THE PLANNING ACT

O. Reg. 984/75.

Restricted Areas—The Regional Municipality of Durham, Town of Pickering.
Made—November 28th, 1975.
Filed—December 8th, 1975.

REGULATION TO AMEND
ONTARIO REGULATION 19/74
MADE UNDER
THE PLANNING ACT

1. Ontario Regulation 19/74 is amended by adding thereto the following sections:

15. Notwithstanding any other provision of this Order, the land described in Schedule 2 may be used for conservation, forestry and recreational uses. O. Reg. 984/75, s. 1, *part.*

16. Notwithstanding any other provision of this Order, the land described in Schedule 3 may be used for the erection and use thereon of one single-family dwelling and buildings and structures accessory thereto, provided the following requirements are met:

Minimum back yard	150 feet
Minimum front yard	25 feet

O. Reg. 984/75, s. 1, *part.*

2. The said Regulation is further amended by adding thereto the following Schedules:

Schedule 2

That parcel of land situate in the Town of Pickering in The Regional Municipality of Durham, formerly in the Township of Pickering in the County of Ontario, being composed of that part of Lot 12 in Concession V and that part of the original road allowance between lots 12 and 13 in Concession V, designated as Part 2 on a Reference Plan deposited in the Land Registry Office for the Registry Division of Durham (No. 40) as Number 40R-2618. O. Reg. 984/75, s. 2, *part.*

Schedule 3

That parcel of land situate in the Town of Pickering in The Regional Municipality of Durham, formerly in the Township of Pickering in the County of Ontario, being composed of that part of Lot 12 in Concession V designated as parts 1 and 3 on a

Reference Plan deposited in the Land Registry Office for the Registry Division of Durham (No. 40) as Number 40R-2618. O. Reg. 984/75, s. 2, *part.*

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 28th day of November, 1975.

(6776)

52

THE PLANNING ACT

O. Reg. 985/75.

Restricted Areas—All Lands within the Township of Brantford in the County of Brant.

Made—December 5th, 1975.

Filed—December 8th, 1975.

REGULATION TO AMEND
ONTARIO REGULATION 295/74
MADE UNDER
THE PLANNING ACT

1. Subsection 1 of section 8 of Ontario Regulation 295/74, as made by section 1 of Ontario Regulation 550/75, is revoked and the following substituted therefor:

(1) Notwithstanding any other provision of this Order and subject to the requirements set out in subsection 2, every use of land for commercial purposes and every erection or use of buildings or structures for commercial purposes within the land described in Schedule 3 is prohibited except,

- (a) retail stores or retail shops excluding department stores;
- (b) beauty parlours;
- (c) hairdressing establishments;
- (d) barber shops;
- (e) shoe shine shops;
- (f) dressmaking or tailoring establishments;
- (g) photography or art studios;
- (h) offices used in connection with a business or profession;
- (i) banks, financial institutions or money-lending agencies;

- (j) antique shops, excluding second-hand shops or pawnbroker shops;
- (k) automatic laundromats;
- (l) laundry or dry cleaning receiving or delivery depots;
- (m) bowling alleys;
- (n) automobile service stations where gasoline, oil, grease and accessories are stored or kept for sale, or where motor driven vehicles may be oiled, greased or washed, or where minor running repairs essential to the actual operation of motor vehicles are executed or performed; and
- (o) signs. O. Reg. 985/75, s. 1.

2. The said Regulation is amended by adding thereto the following section:

9. Notwithstanding any other provision of this Order, the land described in Schedule 4 may be used for the erection and use thereon of a building for the repair, assembly and sale of agricultural and industrial machinery and for the sale of farm supplies provided the following requirements are met:

Maximum total floor area of building	5,000 square feet
Maximum height of building	25 feet
Minimum rear yard	25 feet
Minimum side yard	25 feet
Minimum distance from any part of any building to the centre line of that part of the King's Highway known as No. 53	100 feet

At least ten parking spaces, each not less than ten feet wide and twenty feet long, will be provided on the land.

Not more than one sign advertising the business will be erected on the land and such sign shall not exceed thirty-five square feet in area.

The repair, storage or display of agricultural equipment or the storage or display of farm supplies is prohibited in the front yard. O. Reg. 985/75, s. 2.

3. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 4

That parcel of land situate in the Township of Brantford in the County of Brant, being part of Lot 4 in Concession V and designated as Part 1 on a Plan deposited in the Land Registry Office for the Registry Division of Brant (No. 2) as Number 2R-629. O. Reg. 985/75, s. 3.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 5th day of December, 1975.

(6777)

52

THE PLANNING ACT

O. Reg. 986/75.

Restricted Areas—All Lands within the Township of Ops in the County of Victoria.

Made—December 2nd, 1975.

Filed—December 8th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 302/74 MADE UNDER THE PLANNING ACT

1. Ontario Regulation 302/74 is amended by adding thereto the following section:

9. Notwithstanding any other provision of this Order, the land described in Schedule 4 may be used for the erection and use thereon of a building with an area not exceeding 45,000 square feet for the retail sale of general building materials and tools. O. Reg. 986/75, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 4

That parcel of land situate in the Township of Ops in the County of Victoria, being composed of part of Lot 20 in Concession III and part of the road allowance between lots 20 and 21 more particularly described as follows:

Beginning at the northeast corner of the said Lot;

Thence south 71° 10' west along the north limit of the said Lot 355.20 feet to the southerly limit of the right-of-way of the Canadian National Railways;

Thence north 78° 19' 30" west along the south limit of the said right-of-way 96.93 feet to an iron bar;

Thence south 71° 09' 30" west 833.40 feet to an iron bar;

Thence south 43° 53' 30" west 289.88 feet to an iron bar;

Thence south 16° 36' east 273.88 feet;

Thence north 19° 40' east 20 feet to a monument;

Thence south 65° 59' 30" east along the easterly limit of the Trans-Canada Diversion as shown on a Plan deposited in the Land Registry Office for the Registry Division of Victoria (No. 57) as Number 387 a distance of 168.29 feet;

Thence north 71° 10' east 663 feet;

Thence south 17° 50' east parallel to the easterly limit of the said Lot 33 feet;

Thence north 71° 10' east 741 feet to the easterly limit of the said Lot;

Thence northerly along that easterly limit 495 feet to the place of beginning.

Excepting therefrom the lands conveyed to the Grand Truck Railway Company by an Instrument registered in the said Land Registry Office as Number 7473. O. Reg. 986/75, s. 2.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 2nd day of December, 1975.

(6778)

52

THE PLANNING ACT

O. Reg. 987/75.

Restricted Areas—Part of the District of Thunder Bay.

Made—December 1st, 1975.

Filed—December 8th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 109/75 MADE UNDER THE PLANNING ACT

1. Section 10 of Ontario Regulation 109/75 is amended by adding thereto the following clause:

(h) a single-family dwelling upon a lot created by consent of the Minister for residential purposes provided the approval of the health authority is obtained. O. Reg. 109/75, s. 10; O. Reg. 987/75, s. 1.

2. Schedule 2 of the said Regulation, as made by section 2 of Ontario Regulation 506/75, is revoked and the following substituted therefor:

Schedule 2

1. That part of the south half of Lot 8 in Concession I in the Geographic Township of Gorham, being Part 1 of a Plan registered in the Land Registry Office for the Land Titles Division of Thunder Bay (No. 55) as Number 55R-2169.
2. That part of the south half of Lot 8 in Concession I in the Geographic Township of Gorham, being Part 2 of a Plan registered in the Land Registry Office for the Land Titles Division of Thunder Bay (No. 55) as Number 55R-2169.
3. The southeast quarter of the south half of Lot 4 in Concession III in the Geographic Township of Gorham.
4. The southeast quarter of the south half of Lot 4 in Concession II in the Geographic Township of Ware.
5. That part of the north half of Lot 7 in Concession II in the Geographic Township of Gorham, being Part 2 of a Plan registered in the Land Registry Office for the Land Titles Division of Thunder Bay (No. 55) as Number 55R-1107.
6. That part of the west half of the south half of Lot 8 in Concession IV in the Geographic Township of Gorham, being Part 10 of a Plan entered in the Land Registry Office for the Land Titles Division of Thunder Bay (No. 55) as Number 55R-1705.
7. That part of the north half of Lot 14 in Concession VII in the Geographic Township of Gorham, being Part 5 of a Plan entered in the Land Registry Office for the Land Titles Division of Thunder Bay (No. 55) as Number PAR299.
8. The north half of Lot 16 in Concession III in the Geographic Township of Gorham entered in the Land Registry Office for the Land Titles Division of Thunder Bay (No. 55) as Parcel Number 14356. O. Reg. 987/75, s. 2.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 1st day of December, 1975.

THE HEALTH INSURANCE ACT, 1972

O. Reg. 988/75.

General.

Made—November 27th, 1975.

Filed—December 9th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 323/72 MADE UNDER

THE HEALTH INSURANCE ACT, 1972

1. Subsection 4 of section 41a of Ontario Regulation 323/72, as remade by subsection 2 of section 1 of Ontario Regulation 681/75, is revoked and the following substituted therefor:
 - (4) The amount payable by the Plan for the provision of drugs that are insured services under this section is, where the drugs are provided to an insured person before the 1st day of November, 1975,
 - (a) for a drug designated "OTC" in the Formulary, the lowest amount specified in the Formulary for the quantity specified in the Formulary;
 - (b) for a drug not designated "OTC" in the Formulary, the lowest amount specified in the Formulary for the unit specified in the Formulary, plus a dispensing fee of not less than \$1.00 and not more than \$2.25;
 - (c) notwithstanding clause b, where product selection is not permitted by the prescriber, the amount specified in the Formulary for the drug specified, plus a dispensing fee of not less than \$1.00 and not more than \$2.25; or
 - (d) for a drug which is not listed in the Formulary, the cost to the dispensary, plus a dispensing fee of not less than \$1.00 and not more than \$2.25.
- (4a) The amount payable by the Plan for the provision of drugs that are insured services under this section is, where the drugs are provided to an insured person on or after the 1st day of November, 1975, but before the 1st day of January, 1976,
 - (a) for a drug designated "OTC" in the Formulary, the lowest amount specified in the Formulary for the quantity specified in the Formulary;
 - (b) for a drug not designated "OTC" in the Formulary, the lowest amount specified in the Formulary for the unit specified in the Formulary, plus a dispensing fee of not less than \$1.00 and not more than \$2.37;

- (c) notwithstanding clause b, where product selection is not permitted by the prescriber, the amount specified in the Formulary for the drug specified, plus a dispensing fee of not less than \$1.00 and not more than \$2.37; or
- (d) for a drug which is not listed in the Formulary, the cost to the dispensary, plus a dispensing fee of not less than \$1.00 and not more than \$2.37. O. Reg. 988/75, s. 1.

(6780)

52

THE HEALTH INSURANCE ACT, 1972

O. Reg. 989/75.

General.

Made—December 3rd, 1975.

Filed—December 9th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 323/72 MADE UNDER THE HEALTH INSURANCE ACT, 1972

1. Ontario Regulation 323/72 is amended by adding thereto the following section:

41b.—(1) In this section,

- (a) "home care facility" means,

(i) a local board of health of a municipality or a health unit, or

(ii) an agency,

approved by the Minister to provide home care services;

- (b) "home care services" means,

(i) the services that are provided, on a visitation basis, by a nurse or a nursing assistant,

(ii) the services provided by a homemaker that are defined in Regulation 436 of Revised Regulations of Ontario, 1970 under *The Homemakers and Nurses Services Act* to a maximum of eighty hours,

(iii) the services provided, on a visiting basis, by a physiotherapist, occupational therapist, speech therapist, social worker or nutritionist,

(iv) the provision of dressings and medical supplies,

(v) the provision of diagnostic and laboratory services,

(vi) the provision of hospital and sick-room equipment,

(vii) the provision of transportation services to and from the home to a hospital, health facility or the attending physician's office, as the case may be, and

(viii) the provision of portable meals;

(c) "homemaker" means a person who has been granted a certificate under *The Homemakers and Nurses Services Act*;

(d) "nurse" means a nurse registered under Part IV of *The Health Disciplines Act*, 1974;

(e) "nursing assistant" means a nursing assistant registered under Part IV of *The Health Disciplines Act*, 1974;

(f) "professional service" means nursing, physiotherapy, occupational therapy and speech therapy services but does not include homemaking services.

(2) Each home care facility is prescribed as a health facility under the Act, and is designated as a health facility for the purpose of section 55 of this Regulation.

(3) Home care services provided by a home care facility to an insured person in his home are prescribed as insured services.

(4) It is a condition of payment for insured services pursuant to subsection 3 that,

(a) an application in a form satisfactory to the Minister has been duly completed by a physician on behalf of the insured person;

(b) the insured person is under the medical supervision of an attending physician who has certified that such services are necessary to enable the insured person to remain in his own home or to make possible his return to his home from a hospital or other institution;

(c) the needs of the insured person cannot be met on an out-patient basis;

(d) the insured person is in need of at least one professional service;

(e) the services are provided in the insured person's home where such has been approved by the Minister as being suitable to enable the required care to be given;

- (f) the services are available in the area where the insured person resides; and
- (g) the services are reasonably expected to result in progress towards rehabilitation.

(5) Physiotherapy, occupational therapy and speech therapy provided by a home care facility to an insured person who,

- (a) is a resident in a nursing home, other than an insured person who is receiving chronic care services that are insured services under section 36a of this Regulation;
- (b) is a resident in a home for the aged, established and maintained under *The Homes for the Aged and Rest Homes Act*; or
- (c) is a resident in a charitable institution approved under *The Charitable Institutions Act*,

are prescribed as insured services.

(6) It is a condition of payment for insured services pursuant to subsection 5 that,

- (a) an application in a form satisfactory to the Minister has been duly completed by a physician on behalf of the insured person;
- (b) the insured person is under the medical supervision of an attending physician who has certified that such services are medically necessary for the insured person;
- (c) the needs of the insured person cannot be met on an out-patient basis;
- (d) the services are available in the area of the facility in which the insured person is a resident; and
- (e) the services are reasonably expected to result in progress toward rehabilitation. O. Reg. 989/75, s. 1.

(6781) 52

THE HEALTH INSURANCE ACT, 1972

O. Reg. 990/75.

General.

Made—November 27th, 1975.

Filed—December 9th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 323/72 MADE UNDER THE HEALTH INSURANCE ACT, 1972

1. Subsection 1aa of section 53 of Ontario Regulation 323/72, as made by section 1 of Ontario Regulation 571/75, is revoked and the following substituted therefor:

(1aa) Notwithstanding any exceptional circumstances that may have arisen in respect of the rendering of insured services by a physician outside Ontario, the amount payable by the Plan for such services is, where the services are provided to an insured person on or after the 8th day of July, 1975, but before the 1st day of September, 1975, the lesser of,

- (a) the amount actually billed by the physician; or
- (b) 90 per cent of the fee listed for such services in the Ontario Medical Association fee schedule, effective the 1st day of May, 1975, except the fees listed in the Laboratory Medicine section of the said schedule.

(1ab) Notwithstanding any exceptional circumstances that may have arisen in respect of the rendering of insured services by a physician outside Ontario, the amount payable by the Plan for such services is, where the services are provided to an insured person on or after the 1st day of September, 1975 the lesser of,

- (a) the amount actually billed by the physician; or
- (b) 90 per cent of the fee listed for such services in,
 - (i) the Ontario Medical Association fee schedule, effective the 1st day of May, 1975, except the fees listed in the Laboratory Medicine section of the said schedule,
 - (ii) the Ontario Medical Association fee schedule supplement containing amendments to the 24th day of July, 1975, or
 - (iii) the Ontario Medical Association fee schedule supplement containing amendments to the 21st day of August, 1975. O. Reg. 990/75, s. 1.

2. Subsection 1a of section 59 of the said Regulation, as made by section 2 of Ontario Regulation 404/75, is revoked and the following substituted therefor:

(1a) The amount payable by the Plan for insured services rendered by a physician in Ontario

is, where the services are provided to an insured person on or after the 1st day of May, 1975, but before the 1st day of September, 1975, 90 per cent of the fee listed for such services in the Ontario Medical Association fee schedule, effective the 1st day of May, 1975, except the fees listed in the Laboratory Medicine section of the said schedule.

(1aa) The amount payable by the Plan for insured services rendered by a physician in Ontario is, where the services are provided to an insured person on or after the 1st day of September, 1975, 90 per cent of the fee listed for such services in,

- (a) the Ontario Medical Association fee schedule, effective the 1st day of May, 1975, except the fees listed in the Laboratory Medicine section of the said schedule;
- (b) the Ontario Medical Association fee schedule supplement containing amendments to the 24th day of July, 1975; or
- (c) the Ontario Medical Association fee schedule supplement containing amendments to the 21st day of August, 1975.

O. Reg. 990/75, s. 2.

(6782)

52

THE LAND TITLES ACT

O. Reg. 991/75.

Corporations Exempted under Section 97 of the Act.

Made—December 3rd, 1975.

Filed—December 9th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 523/75 MADE UNDER THE LAND TITLES ACT

1. Section 1 of Ontario Regulation 523/75, as amended by section 1 of Ontario Regulation 817/75, is further amended by adding thereto the following item:
14. Boards of education, public school boards, secondary school boards, Roman Catholic separate school boards and Protestant separate school boards.

(6783)

52

THE REGISTRY ACT

O. Reg. 992/75.

Corporations Exempted under Section 43 of the Act.

Made—December 3rd, 1975.

Filed—December 9th, 1975.

REGULATION TO AMEND REGULATION 775 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE REGISTRY ACT

1. Section 1 of Regulation 775 of Revised Regulations of Ontario, 1970, as amended by section 1 of Ontario Regulation 94/71, section 1 of Ontario Regulation 524/75, and section 1 of Ontario Regulation 818/75, is further amended by adding thereto the following item:
12. Boards of education, public school boards, secondary school boards, Roman Catholic separate school boards and Protestant separate school boards.

(6784)

52

THE OPERATING ENGINEERS ACT

O. Reg. 993/75.

General.

Made—December 3rd, 1975.

Filed—December 9th, 1975.

REGULATION TO AMEND REGULATION 649 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE OPERATING ENGINEERS ACT

1. Section 1 of Regulation 649 of Revised Regulations of Ontario, 1970, as amended by section 1 of Ontario Regulation 84/72, section 1 of Ontario Regulation 297/73, and section 1 of Ontario Regulation 470/75, is further amended by adding thereto the following clauses:
- (aa) "commercial water tube boiler" means a boiler that is comprised of a top and bottom drum that are connected by tubes and that has the protective devices specified in subsections 1, 5 and 6 of section 25 of this Regulation;

(g) "thermal liquid boiler" means a pressure vessel the contents of which are heated by a liquid circulated through a tube or tubes that are submerged in water, where the Therm-hour rating of the boiler is more than seventeen.

2.—(1) Clause *a* of subsection 2 of section 24 of the said Regulation, as remade by section 2 of Ontario Regulation 502/71, is amended by striking out "or" at the end of subclause ii and by adding thereto the following sub-clauses:

(iv) a guarded plant comprised of one or more commercial water tube boilers, where each boiler contains steam at a pressure of fifteen pounds per square inch or less or water at a temperature of 250 degrees F. or less, and the total Therm-hour rating of the boilers is 400 or less, or,

(v) a guarded plant comprised of one or more commercial water tube boilers, where each boiler contains steam at a pressure of more than fifteen pounds per square inch or water at a temperature of more than 250 degrees F., and the total Therm-hour rating of the boilers is 134 or less,

(2) Subsection 2 of the said section 24, as remade by section 2 of Ontario Regulation 502/71, is amended by striking out "and" at the end of clause *f*, by adding "and" at the end of clause *g* and by adding thereto the following clause:

(*h*) unless otherwise authorized by the chief officer, have one stationary engineer (third class) in charge of a thermal liquid boiler during such time as the boiler is in operation, whether the boiler operates twenty-four hours a day or less.

(6785)

52

THE PLANNING ACT

O. Reg. 994/75.

Order made under Section 29a of

The Planning Act.

Made—December 3rd, 1975.

Filed—December 9th, 1975.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE PLANNING ACT

1. A contravention, before the 19th day of March, 1973, of section 29 of *The Planning Act* or a predecessor thereof or of a by-law passed under a predecessor of the said section or of an Order made under clause *b* of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of *The Planning Act*, being chapter 296 of the Revised Statutes of Ontario, 1960, or a predecessor thereof does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Village of Fenelon Falls in the County of Victoria, being composed of parts of Block "E" and "H" as shown on a Plan registered in the Land Registry Office for the Registry Division of Victoria (No. 57) as Number 22, together with part of the street shown on the said Plan closed by a by-law registered as Instrument Number 1865, and being that area shown outlined in red on the Plan attached to registered Instrument Number 85883 more particularly described as follows:

Beginning at a point in the westerly limit of Hill Street as shown on a plan registered in the said Land Registry Office as Number 181 vertically opposite a point in the easterly limit of the said street distant north 0° 56' west along said limit 4.3 feet from the northwesterly angle of Lot 9 as shown on the said Plan;

Thence south 89° 04' west 100 feet;

Thence north 0° 56' west parallel to the said street limit 60.7 feet;

Thence north 89° 04' east 100 feet to the westerly limit of Hill Street;

Thence south 0° 56' east along said limit 60.7 feet to the place of beginning. O. Reg. 994/75, s. 1.

JOHN R. RHODES
Minister of Housing

Dated at Toronto, this 3rd day of December, 1975.

(6786)

52

**THE REGIONAL MUNICIPALITY OF
HALDIMAND-NORFOLK ACT, 1973**

O. Reg. 995/75.

Order of the Minister.

Made—December 8th, 1975.

Filed—December 9th, 1975.

**ORDER MADE UNDER
THE REGIONAL MUNICIPALITY OF
HALDIMAND-NORFOLK ACT, 1973**

ORDER

**1. Under the provisions of section 89 of the Act,
It Is ORDERED:**

1. The rates of taxation for general purposes for the year 1975 which, but for this

Order, would have been levied by the Council of an area municipality on the whole of the assessment for real property and business assessment according to the last revised assessment roll in the merged areas of the area municipalities specified in the Schedule hereto, shall be increased or decreased by the Council of the area municipality in each such merged area by the number of mills specified in the Schedule.

2. The amounts ascertained by multiplying the mill rates specified in this Order by the assessment for each such merged area shall be included in the sums, adopted by each area municipality concerned, for general purposes in accordance with section 307 of *The Municipal Act*. O. Reg. 995/75, s. 1.

Schedule

MERGED AREAS

MILL RATE ADJUSTMENTS

Residential Commercial

Area Municipality of the City of Nanticoke		
the former Village of Jarvis	— 2.477	— 2.935
the former Town of Port Dover	+ 20.031	+ 23.486
the former Town of Waterford	— 27.364	+ 32.286
that part of the former Township of Rainham annexed to the City	— 13.632	— 16.043
that part of the former Township of Townsend annexed to the City	— 4.790	— 5.807
that part of the former Township of Walpole annexed to the City	— 9.871	— 11.638
that part of the former Township of Woodhouse annexed to the City	— 6.528	— 7.697
Area Municipality of the Town of Dunnville		
the former Township of Canborough	+ 0.670	+ 0.788
the former Township of Dunn	— 1.585	— 1.864
the former Town of Dunnville	+ 2.729	+ 3.210
the former Township of Moulton	— 5.593	— 6.579
the former Township of Sherbrooke	— 2.601	— 3.060
Area Municipality of the Town of Haldimand		
the former Town of Caledonia	+ 1.886	+ 2.218
the former Village of Cayuga	+ 5.886	+ 6.925
the former Village of Hagersville	+ 2.874	+ 3.381
the former Township of North Cayuga	— 3.136	— 3.690
the former Township of Oneida	— 4.417	— 5.196
the former Township of Seneca	— 5.522	— 6.496
the former Township of South Cayuga	— 17.487	— 20.573
that part of the former Township of Rainham annexed to the Town	— 15.290	— 17.988
that part of the former Township of Walpole annexed to the Town	— 16.989	— 19.987
Area Municipality of the Town of Simcoe		
the Town of Simcoe	+ 3.838	+ 4.516
that part of the former Township of Charlotteville annexed to the Town	— 33.240	— 39.106
that part of the former Township of Townsend annexed to the Town	— 38.425	— 45.206
that part of the former Township of Windham annexed to the Town	— 27.848	— 32.762
that part of the former Township of Woodhouse annexed to the Town	63.017	74.138

MERGED AREAS

MILL RATE ADJUSTMENTS

Residential Commercial

Area Municipality of the Township of Delhi		
the former Town of Delhi	+25.879	+30.446
that part of the former Township of Charlotteville annexed to the Township	-10.124	-11.910
that part of the former Township of Middleton annexed to the Township	- 9.438	-11.103
that part of the former Township of South Walsingham annexed to the Township	- 9.265	-10.900
that part of the former Township of Windham annexed to the Township	-12.766	-15.019
Area Municipality of the Township of Norfolk		
the former Township of Houghton	+14.442	+16.990
the former Township of North Walsingham	+ 2.254	+ 2.652
the former Village of Port Rowan	- 1.198	- 1.409
that part of the former Township of Middleton annexed to the Township	- 3.866	- 4.549
that part of the former Township of South Walsingham annexed to the Township	- 7.407	- 8.715

O. Reg. 995/75, Sched.

W. DARCY McKEOUGH
*Treasurer of Ontario and
Minister of Economics and
Intergovernmental Affairs*

Dated at Toronto, this 8th day of December, 1975.

(6787)

52

THE PUBLIC TRANSPORTATION AND
HIGHWAY IMPROVEMENT ACT

O. Reg. 996/75.

Designations—Toronto to Windsor
(Hwy. No. 401).

Made—December 3rd, 1975.

Filed—December 10th, 1975.

REGULATION TO AMEND
REGULATION 400 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE PUBLIC TRANSPORTATION AND
HIGHWAY IMPROVEMENT ACT

- Schedules 65 and 66 to Regulation 400 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

Schedule 65

In the Township of Orford in the County of Kent being,

- part of lots 1 to 17, both inclusive, in Concession 8;
- part of lots 7 to 21, both inclusive, in Concession 7; and

(c) part of the road allowance between,

- the townships of Orford and Howard,
- lots 4 and 5 in Concession 8,
- lots 8 and 9 in each of concessions 7 and 8 (Highgate Road),
- lots 12 and 13 in each of concessions 7 and 8,
- lots 16 and 17 in each of concessions 7 and 8, and
- the townships of Orford and Aldborough,

and being that portion of the highway shown as PART 1 on Ministry of Transportation and Communications Plan P-3169-34, deposited in the Land Registry Office for the Registry Division of Kent (No. 24) on the 17th day of October, 1975 as Number 24R-1268.

6.65 miles, more or less.

O. Reg. 996/75, s. 1.

(6788)

52

THE DOG LICENSING AND LIVE STOCK AND POULTRY PROTECTION ACT

O. Reg. 997/75.

Application for Payment of a Grant.

Made—December 3rd, 1975.

Filed—December 10th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 342/75 MADE UNDER THE DOG LICENSING AND LIVE STOCK AND POULTRY PROTECTION ACT

1. Section 1 of Ontario Regulation 342/75 is revoked and the following substituted therefor:

1. Where a municipality has paid an award for damage ascertained under section 14 of the Act respecting damage by wolves during any calendar year, the municipality may apply in Form 1 to the Commissioner for a grant respecting such damage no later than the 15th day of February in the year next following. O. Reg. 997/75, s. 1.

(6789)

52

THE ENVIRONMENTAL PROTECTION ACT, 1971

O. Reg. 998/75.

Containers for Carbonated Soft Drinks.

Made—December 3rd, 1975.

Filed—December 10th, 1975.

REGULATION MADE UNDER THE ENVIRONMENTAL PROTECTION ACT, 1971

CONTAINERS FOR CARBONATED SOFT DRINKS

1. Containers are classified as follows:

1. Class 1—containers,

- (a) that are not class 2, 3, 4, 5 or 6 containers;
- (b) that are sealed or intended to be sealed; and
- (c) in which carbonated soft drinks under pressure are sold or are intended to be sold.

2. Class 2—containers,

- (a) that contain or are intended to contain a product or products sold or intended for sale;
- (b) that will be accepted for re-use as containers by retail vendors, distributors, processors or the manufacturer or manufacturers of the product or products;
- (c) for which a deposit is or will be charged at the time of sale of the product or products at retail; and
- (d) for which, as used containers, money or money's worth will be paid or given by retail vendors, distributors, processors or the manufacturer or manufacturers of the product or products.

3. Class 3—containers that are cylindrical cans that each have,

- (a) a body and at least one end made of steel; and
- (b) a label or marking indicating that the can contains a stated amount that is not less than ten ounces and not more than 300 millilitres.

4. Class 4—containers that are glass bottles that each have a label or marking indicating that the bottle contains a stated amount that is not more than 1.5 litres.

5. Class 5—containers,

- (a) that are used or intended for use to contain a product in bulk;
- (b) that are for use in connection with soft drink dispensing machines; and
- (c) that are accepted for re-use as containers by retail vendors, distributors, processors or the manufacturer or manufacturers of the product.

6. Class 6—containers that contain or are intended to contain containers. O. Reg. 998/75, s. 1.

2. No person shall use or sell for use in Ontario a Class 1 container. O. Reg. 998/75, s. 2.

3. This Regulation comes into force on the 1st day of January, 1976. O. Reg. 998/75, s. 3.

(6790)

52

**THE PARKWAY BELT PLANNING AND
DEVELOPMENT ACT, 1973**

O. Reg. 999/75.

The Regional Municipality of York,
Town of Markham.

Made—December 9th, 1975.

Filed—December 10th, 1975.

**REGULATION TO AMEND
ONTARIO REGULATION 473/73
MADE UNDER
THE PARKWAY BELT PLANNING AND
DEVELOPMENT ACT, 1973**

1. Paragraph vii of section 2 of Ontario Regulation 473/73 is revoked and the following substituted therefor:

- vii. The east half of Lot 6 and lots 7 and 8 in Concession VII excepting that part of Lot 6 more particularly described as follows:

Beginning at the southwesterly angle of the east half of Lot 6 in Concession VII;

Thence northerly along the westerly limit of the east half of the said Lot to the southerly limit of the Canadian National Railways right-of-way;

Thence easterly along the southerly limit of the Canadian National Railways right-of-way and following its curve to the south to the easterly limit of the said Lot;

Thence southerly along the said easterly limit to the southeasterly corner of the said Lot;

Thence westerly along the southerly limit of the said Lot to the place of beginning.

2. The said Regulation is amended by adding thereto the following sections:

28. Notwithstanding any other provision of this Order, the land described in Schedule 16 may be used for the erection and use thereon of an extension to the existing steel fabrication plant not exceeding 69,600 square feet in area provided the following requirements are met:

Minimum distance of any part of any building from centre line of Burncrest Avenue	83 feet
--	---------

Minimum rear yard	40 feet
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Minimum west side yard	20 feet
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Parking spaces shall be provided for each building and on the same lot as the building according to the following standards:

For the first 30,000 square feet of gross floor area, one parking space for each 450 square feet or part thereof;

For the second 30,000 square feet of gross floor area, one parking space for each 1,000 square feet or part thereof;

For gross floor area of premises in excess of 60,000 square feet, one parking space for each 2,000 square feet or part thereof;

The parking area shall be paved and suitably drained;

Each parking space in the parking area shall be clearly demarcated and shall have a width of not less than nine feet and an area, exclusive of aisles or driveways, of not less than 200 square feet;

The lights used for illumination of the parking lot or parking station shall be so arranged as not to direct light onto adjacent lots and streets;

No gasoline pump or other service station equipment shall be located or maintained on any parking lot;

Approaches and driveways to any parking area shall be defined by a curb of concrete or rolled asphalt and the limits of the parking area shall be defined by a fence, curb or other suitable obstruction designed to provide a neat appearance;

Access driveways to any parking area shall not be greater than thirty feet in width and the edges of such driveways shall join the edges of the street pavement with curves with a radius of not less than twenty feet;

The minimum width of all driveways shall be ten feet for one-way traffic and twenty feet for two-way traffic and the maximum width of all driveways, except entrance and exit ramps, shall be twenty-five feet;

Two loading spaces shall be provided and each loading space shall be at least twelve feet in width and forty feet in length with a minimum height of fourteen feet;

No loading space or platform or loading door shall be located in any yard or wall of any building or structure which joins or faces Woodbine Avenue;

A parking area for the use of commercial and industrial traffic shall be provided in a yard other than the yard abutting Woodbine Avenue.

The exterior walls of the building shall be constructed of or faced with brick, stone, glass, decorative concrete or similar new materials other than the following materials:

ordinary concrete block

ordinary concrete brick

ordinary metal cladding

corrugated metal sheets or similar materials

asbestos cladding

curtain wall construction composed of transoms and mullions with infill of insulated composite panels covered with prefinished metal, glass or plastic

A minimum yard of twenty feet in depth immediately abutting Burncrest Road shall be used only for landscaped open space except that driveways shall be permitted to cross such landscaped open space. O. Reg. 999/75, s. 2, *part.*

29. Notwithstanding any other provision of this Order, the land described in Schedule 17 may be used for the erection and use thereon of a factory for the manufacture of signs provided the following requirements are met:

Maximum total floor area of factory	43,000 square feet
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Maximum lot coverage of factory	25 per cent
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Maximum height of factory	30 feet
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Minimum distance of any part of any building from centre line of Woodbine Avenue	130 feet
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Minimum rear yard	40 feet
-------------------	---------

Minimum side yards	20 feet
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Parking spaces shall be provided for each building and on the same lot as the building according to the following standards:

For the first 30,000 square feet of gross floor area, one parking space for each 450 square feet or part thereof;

For the second 30,000 square feet of gross floor area, one parking space for each 1,000 square feet or part thereof;

For gross floor area of premises in excess of 60,000 square feet, one parking space for each 2,000 square feet or part thereof;

The parking area shall be paved and suitably drained;

Each parking space in the parking area shall be clearly demarcated and shall have a width of not less than nine feet and an area, exclusive of aisles or driveways, of not less than 200 square feet;

The lights used for illumination of the parking lot or parking station shall be so arranged as not to direct light onto adjacent lots and streets;

No gasoline pump or other service station equipment shall be located or maintained on any parking lot;

Approaches and driveways to any parking area shall be defined by a curb of concrete or rolled asphalt and the limits of the parking area shall be defined by a fence, curb or other suitable obstruction designed to provide a neat appearance;

Access driveways to any parking area shall not be greater than thirty feet in width and the edges of such driveways shall join the edges of the street pavement with curves with a radius of not less than twenty feet;

The minimum width of all driveways shall be ten feet for one-way traffic and twenty feet for two-way traffic and the maximum width of all driveways, except entrance and exit ramps, shall be twenty-five feet;

Two loading spaces shall be provided and each loading space shall be at least twelve feet in width and forty feet in length with a minimum height of fourteen feet;

No loading space or platform or loading door shall be located in any yard or wall of any building or structure which joins or faces Woodbine Avenue;

A parking area for the use of commercial and industrial traffic shall be provided in a yard other than the yard abutting Woodbine Avenue;

Not more than one parking space for each ten lineal feet of the main building wall facing Woodbine Avenue will be located on the yard abutting Woodbine Avenue.

The exterior walls of the building shall be constructed of or faced with brick, stone, glass, decorative concrete or similar new materials other than the following materials:

- ordinary concrete block
- ordinary concrete brick
- ordinary metal cladding
- corrugated metal sheets or similar materials
- asbestos cladding

curtain wall construction composed of transoms and mullions with infill of insulated composite panels covered with prefinished metal, glass or plastic. O. Reg. 999/75, s. 2, *part*.

30. Notwithstanding any other provision of this Order, the land described in Schedule 18 may be used for the erection and use thereon of an extension of the steel fabrication plant now on the said land provided the total floor area does not exceed 7,600 square feet and the following requirements are met:

Minimum front yard	40 feet
Minimum north side yard	15 feet
Minimum south side yard	30 feet
Minimum rear yard	25 feet
Maximum height of plant	20 feet
Maximum lot coverage	25 per cent

O. Reg. 999/75, s. 2, *part*.

3. The said Regulation is further amended by adding thereto the following Schedules:

Schedule 16

That parcel of land situate in the Town of Markham in The Regional Municipality of York, formerly in the Township of Markham in the County of York, being composed of that part of Lot 7 in Concession III more particularly described as parts 2, 3 and 15 on a Reference Plan deposited in the Land Registry Office for the Registry Division of Toronto Boroughs and York South (No. 64) as Number R-2841. O. Reg. 999/75, s. 3, *part*.

Schedule 17

That parcel of land situate in the Town of Markham in The Regional Municipality of York, formerly in the Township of Markham in the County of York, being lots 2 and 3 as shown on a Plan registered in the Land Registry Office for the Registry Division of Toronto Boroughs and York South (No. 64) as Number 3674. O. Reg. 999/75, s. 3, *part*.

Schedule 18

That parcel of land situate in the Town of Markham in The Regional Municipality of York, formerly in the Township of Markham in the County of York, being Lot 1 as shown on a Plan registered in the Land Registry Office for the Registry Division of Toronto Boroughs and York South (No. 64) as Number 3674. O. Reg. 999/75, s. 3, *part*.

W. DARCY McKEOUGH
*Treasurer of Ontario and
Minister of Economics and
Intergovernmental Affairs*

Dated at Toronto, this 9th day of December, 1975.

(6791) 52

O. Reg. 1000/75.

Bursaries and Fellowships for Health Study.

Made—November 6th, 1975.

Approved—December 3rd, 1975.

Filed—December 11th, 1975.

REGULATION TO AMEND
ONTARIO REGULATION 691/73
MADE UNDER
THE MINISTRY OF HEALTH ACT, 1972

- Item 2 of Part 2 of the Schedule to Ontario Regulation 691/73 is revoked and the following substituted therefor:
- Post Baccalaureate studies in Pharmacy leading to University Degree 2 \$2,000 plus tuition

F. S. MILLER
Minister of Health

Dated at Toronto, this 6th day of November, 1975.

(6802)

52

THE HIGHWAY TRAFFIC ACT**O. Reg. 1001/75.**Designation of Freeze-up Period
Pursuant to subsection 2 of
section 75 of the Act.

Made—December 8th, 1975.

Filed—December 11th, 1975.

REGULATION MADE UNDER
THE HIGHWAY TRAFFIC ACTDESIGNATION OF FREEZE-UP PERIOD
PURSUANT TO SUBSECTION 2 OF SECTION
75 OF THE ACT

1. Pursuant to subsection 2 of section 75 of the Act, I hereby designate the 15th day of December, 1975, as the starting date during which freeze-up allowances contained in subsection 1 of section 75 of the Act will be authorized. O. Reg. 1001/75, s. 1.

2. During freeze-up the maximum weight for a vehicle or combination of vehicles while carrying raw forest products only shall be one hundred and ten percent of that weight for which the vehicle or combination of vehicles is registered provided no axle unit weight exceeds by more than ten per cent that weight prescribed in the regulations or temporary authority issued pursuant to clause *b* of section 73 of the Act for such vehicle or combination of vehicles. O. Reg. 1001/75, s. 2.

J. SNOW
*Minister of Transportation
and Communications*

Dated at Toronto, this 8th day of December, 1975.

(6803)

52

THE PLANNING ACT**O. Reg. 1002/75.**Restricted Areas—All Lands within
the Township of Elma in the
County of Perth.

Made—December 9th, 1975.

Filed—December 11th, 1975.

REGULATION TO AMEND
ONTARIO REGULATION 285/74
MADE UNDER
THE PLANNING ACT

- Ontario Regulation 285/74 is amended by adding thereto the following section:

6. Notwithstanding any other provision of this Order, the land described in Schedule 1 may be used for the erection and use thereon of a building not

exceeding 5,080 square feet in total floor area for the storage and sale of farm supplies and buildings and structures accessory thereto. O. Reg. 1002/75, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 1

That parcel of land situate in the Township of Elma in the County of Perth, being that portion of Lot 15 in Concession XVIII more particularly described as follows:

Beginning at a place in a line parallel with and distant 165 feet measured northwesterly at right angles from the southeasterly limit of the said Lot 15, the said place being distant 1,188 feet therealong from the southwesterly limit of the said Lot;

Thence northeasterly along that parallel line 421.08 feet;

Thence northwesterly parallel with the said southwesterly limit 198 feet;

Thence southwesterly parallel with the southeasterly limit of the said Lot 421.08 feet;

Thence southeasterly at right angles to the said southeasterly limit 198 feet to the place of beginning. O. Reg. 1002/75, s. 2.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 9th day of December, 1975.

(6804)

52

THE REGIONAL MUNICIPALITY OF WATERLOO ACT, 1972

O. Reg. 1003/75.

Order of the Minister.

Made—December 9th, 1975.

Filed—December 12th, 1975.

ORDER MADE UNDER THE REGIONAL MUNICIPALITY OF WATERLOO ACT, 1972

ORDER

1. Under the provisions of section 126 of the Act, IT IS ORDERED:

1. The rates of taxation for general purposes for the year 1975, which, but for this Order, would have been levied by the Council of an area municipality on the whole of the assessment for real property and business assessment according to the last revised assessment roll in the merged areas of each area municipality specified in the Schedule hereto shall be increased or decreased by the Council of the area municipality in each merged area by the number of mills specified in the Schedule.

2. The amounts ascertained by multiplying the mill rates specified in this Order by the assessment for each such merged area shall be included in the sums, adopted by each area municipality concerned, for general purposes in accordance with section 307 of *The Municipal Act*. O. Reg. 1003/75, s. 1.

Schedule

MERGED AREAS

MILL RATE ADJUSTMENTS

	Residential	Commercial
Area Municipality of the City of Cambridge		
the former City of Galt	+ 8.6615	— 8.7893
the former Town of Hespeler	— 1.1237	+ 3.2250
the former Town of Preston:		
Urban Area	— 0.3106	+ 0.7053
Nonurban Area	— 1.0194	— 0.1790
that part of the former Township of North Dumfries annexed to the City:		
Urban Area	—45.7303	+19.7191
Nonurban Area	—66.9617	—10.3478
that part of the former Township of Waterloo annexed to the City:		
Urban Area	—41.2425	—84.2262
Nonurban Area	—33.0667	—72.2013
Area Municipality of the City of Kitchener		
the former City of Kitchener	+ 0.5391	+ 0.5391
the former Village of Bridgeport	— 2.8020	— 2.8020
that part of the former Township of Waterloo annexed to the City	—27.6248	—27.6248
Area Municipality of the City of Waterloo		
the former City of Waterloo	+ 0.5449	+ 0.4632
that part of the former Township of Waterloo annexed to the City	—34.0344	—28.9292
Area Municipality of the Township of North Dumfries		
the former Village of Ayr	+ 2.220	+ 2.220
that part of the former Township of Beverly annexed to the Township	— 5.620	— 5.620
that part of the former Township of North Dumfries annexed to the Township	— 4.360	— 4.360
Area Municipality of the Township of Wilmot		
the former Town of New Hamburg	+ 2.51	+ 2.51
the former Township of Wilmot	— 5.75	— 5.75
Area Municipality of the Township of Woolwich		
the former Town of Elmira	+ 1.67	+ 1.67
the former Township of Woolwich	— 8.09	— 8.09
that part of the former Township of Waterloo annexed to the Township	— 1.39	— 1.39
Area Municipality of the Township of Wellesley		
the former Village of Wellesley	+ 1.65	+ 1.65
the former Township of Wellesley	— 0.98	— 0.98

O. Reg. 1003/75, Sched.

W. DARCY McKEOUGH
*Treasurer of Ontario and
Minister of Economics and
Intergovernmental Affairs*

Dated at Toronto, this 9th day of December, 1975.

THE PLANNING ACT

O. Reg. 1004/75.

Restricted Areas—Regional Municipality of Ottawa-Carleton, Township of Marlborough (now Township of Rideau).

Made—December 11th, 1975.

Filed—December 12th, 1975.

REGULATION TO AMEND
ONTARIO REGULATION 529/73
MADE UNDER
THE PLANNING ACT

1. Ontario Regulation 529/73 is amended by adding thereto the following section:

22. Notwithstanding any other provision of this Order, each parcel of land described in each of Schedules 35 and 36 may be used for one single-family dwelling and buildings and structures accessory thereto, provided the following requirements are met:

Minimum front yard	25 feet
Minimum side yard	10 feet
Minimum rear yard	25 feet
Maximum lot coverage	20 per cent
Minimum total floor area for dwelling	1,000 square feet
Maximum height of dwelling	two and one-half storeys

O. Reg. 1004/75, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedules:

Schedule 35

Those eleven parcels of land situate in that part of the Township of Rideau in The Regional Municipality of Ottawa-Carleton that on the 31st day of December, 1973 were in the Township of Marlborough, being composed of those parts of Lot 7 in Concession VII designated on a Plan deposited in the Land Registry Office for the Registry Division of Carleton (No. 5) as Number 5R-2256 as follows:

- Parts 3 and 34
- Parts 6 and 35
- Parts 9 and 36
- Parts 12 and 37
- Parts 16 and 38
- Parts 20 and 41
- Parts 23 and 39
- Parts 27 and 31
- Part 30
- Part 32
- Part 33

O. Reg. 1004/75, s. 2, *part.*

Schedule 36

Those two parcels of land situate in that part of the Township of Rideau in The Regional Municipality of Ottawa-Carleton that on the 31st day of December, 1973 were in the Township of Marlborough, being composed of those parts of Lot 4 in Concession VIII designated on a Plan deposited in the Land Registry Office for the Registry Division of Carleton (No. 5) as Number 5R-2254 as follows:

- Part 1
- Parts 2 and 3

O. Reg. 1004/75, s. 2, *part.*

JOHN R. RHODES
Minister of Housing

Dated at Toronto, this 11th day of December, 1975.

(6806)

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NOTICE TO SHERIFFS AND TREASURERS
Re Advertising Sale of Lands for Taxes in "The Ontario Gazette", Year 1975

Section 584 of The Municipal Act provides:

584. **The day of the sale** shall be **more** than ninety-one days after the first publication of the list in THE ONTARIO GAZETTE.

During year 1975 the dates for publication of tax sale advertisements in THE ONTARIO GAZETTE are as follows:

January 4th,	Issue No.	1—Earliest Date Sale can be held—	April 7th,	1975
February 1st,	" "	5	" " " " " " —May 5th,	"
March 1st,	" "	9	" " " " " " —June 2nd,	"
April 5th,	" "	14	" " " " " " —July 6th,	"
May 3rd,	" "	18	" " " " " " —August 3rd,	"
June 7th,	" "	22	" " " " " " —September 7th,	"
July 5th,	" "	27	" " " " " " —October 5th,	"
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December 6th,	" "	49	" " " " " " —March 7th,	"

Advertisements of tax sales must be received at least **TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE.**

REGULATION MADE UNDER
THE OFFICIAL NOTICES PUBLICATION ACT

THE ONTARIO GAZETTE is published each Saturday and **advertisements must be received before Wednesday 4 p.m. 10 days before publication date to ensure inclusion in the next issue.**

Advertisements should be typewritten or printed legibly, **separate from covering letter.** Number of insertions required must be stated and the names of all signing officers typewritten or printed.

Advertising Rate: \$5.00 per single-column inch.

The rates payable for copies of THE ONTARIO GAZETTE are,
by subscribers for a subscription of 52 weekly issues, \$20.00; and
by others for a single copy, 50 cents. Payable in advance.

Rates subject to change without notice.

Cheques should be made payable to THE TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

No **exchange** required on cheques.

All correspondence should be addressed:

THE ONTARIO GAZETTE

9th Floor, Ferguson Block, Queen's Park, Toronto, Ontario M7A 1N3
Telephone 965-2238

ONTARIO GOVERNMENT BOOKSTORE

880 Bay Street, Toronto, Ontario

Telephone 965-2054 - 5

BUSINESS HOURS:

9 a.m. to 6 p.m. Monday to Friday

NEW PUBLICATIONS NOW AVAILABLE

Title	Price
Annual Reports	
Labour	\$1.00
Correctional Services	50¢
Telephone Services Comm.	25¢
Health	2.75
Agriculture	2.00
Energy	75¢
Energy Board	75¢
Education	2.00
Education Statistics	1.50
STATUTES OF ONTARIO 1975	10.00
Report of the Committee on the Legislature No. 5	1.00
Directory of Education 1975/76	7.00
	+ R. S. TAX
Ontario Conveyancer's Guide	95¢
	+ R. S. TAX
Ontario Statistics 1975	4.00
Metrics and You	10¢
Women and Local Government	1.00
Partnerships Act (Sept. 1975)	75¢
Real Estate & Business Brokers Act (Sept. 1975)	1.50
Family Benefits Act (Aug. 1975)	75¢
General Welfare Assistance Act (Aug. 1975)	1.00
Planning Act (Sept. 1975)	1.00
Corporations Act (Aug. 1975)	3.00
Consumer Protection Act (July 1975)	1.25
Condominium Act (July 1975)	1.00
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THE ONTARIO GAZETTE

9th Floor, Ferguson Block, Queen's Park, Toronto, Ontario M7A 1N3
Telephone 965-2238

Ontario

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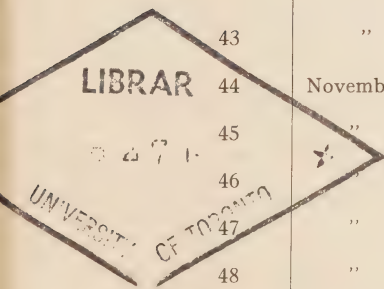
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